EXHIBIT 8

PTO/SB/05 (08-08)

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UTILITY PATENT APPLICATION TRANSMITTAL

(Only for new nonprovisional applications under 37 CFR 1.53(b)

Attorney Docket No.	Avail0109-C1
First Inventor	HAVEMOSE, Allan
Title	SYSTEM AND METHOD FOR APPLICATION
Express Mail Label No.	Filed via EFS

(Only for new	Thoriprovisional applications under 37 CFR 1.53	3(D))	Express Mail Label No). ' "				
_	APPLICATION ELEMENTS oter 600 concerning utility patent application col	ntents.	ADDRESS TO:	Р	ommissioner for Patents .O. Box 1450 lexandria VA 22313-1450			
1. V Fee Trans	smittal Form (e.g., PTO/SB/17)		ACCOMPANYING APPLICATION PARTS					
See 37 C Specifica Both the cl (For informa		9. Assignment Papers (cover sheet & document(s)) Name of Assignee						
b. A copy (for co i. <u>DE</u> Sig nar	ration [Total Sheets executed (original or copy) y from a prior application (37 CFR 1.63(d) entinuation/divisional with Box 18 complete ELETION OF INVENTOR(S) ned statement attached deleting inventor(s) ne in the prior application, see 37 CFR 3(d)(2) and 1.33(b).	10. V 37 CFR 3.73(b) Statement (when there is an assignee) Power of Attorney 11. English Translation Document (if applicable) 12. Information Disclosure Statement (PTO/SB/08 or PTO-1449) Copies of citations attached						
6. Applicati	on Data Sheet. See 37 CFR 1.76		13. Preliminary	Amer	dment			
Ç <u>om</u> pute	or CD-R in duplicate, large table or er Program <i>(Appendix)</i> dscape Table on CD		14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized)					
(if applicable, a. ☐ Coi	nd/or Amino Acid Sequence Submissic items a. – c. are required) mputer Readable Form (CRF) ecification Sequence Listing on: CD-ROM or CD-R (2 copies); or	 15. Certified Copy of Priority Document(s) (if foreign priority is claimed) 16. Nonpublication Request under 35 U.S.C. 122(b)(2)(B)(i). Applicant must attach form PTO/SB/35 or equivalent. 						
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Prior application info	Prior application information: Examiner WU, Qing Yuan Art Unit: 2199							
19. CORRESPONDENCE ADDRESS								
The address a	ssociated with Customer Number:	846	646	OR	Correspondence address below			
Name								
Address								
City		State			Zip Code			
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Signature	/Raffi Gostanian/	<u> </u>]	Date	December 7, 2012			
Name (Print/Type)	Raffi Gostanian		,		Registration No. (Attorney/Agent) 42595			

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 presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to
 opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
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- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

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Application Data Sheet 37 CFR 1.76			Attorney Docket Number Avail			Avail0109-C1				
Application Data	Application Number									
Title of Invention	e of Invention SYSTEM AND METHOD FOR APPLICATION ISOLATION									
The application data sheet bibliographic data arranged This document may be co document may be printed a	l in a format spec mpleted electron	ified by the Un ically and sub	ited States mitted to th	Patent and	Trademark O	ffice as	outlined in 37	7 CFR 1.76.		
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Mailing Address of A	Applicant:									
Address 1	2364 Par \	View Lane								
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Customer Number	84646									
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Application Info	rmation:									
Title of the Invention	SYSTE	EM AND MET	HOD FOR	R APPLIC	ATION ISOL	ATION				
Attorney Docket Number Avail0109-C1				Small Ent	tity Sta	atus Claim	ned 🗌			
Application Type	Nonpro	ovisional								
Subject Matter	Utility									
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Application D	Application Data Sheet 37 CFR 1.76		olication N	lumber			
Title of Invention SYSTEM AND METHOD FOR APPLICATION ISOLATION							
Publication	Information:						
Request Earl	y Publication (Fee requi	ired at time	of Requ	est 37 CFR 1.2	19)		
U.S.C. 122(b subject of an	Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.						
Representative infor this information in th Enter either Custom	mation should be provided a Application Data Sheet of Polymer or complete the customer Number will be un	does not cor e Represent	nstitute a p ative Nam	ower of attorney e section below.	in the ap	oplication (see 37 ections	
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Additional Domestic Benefit/National Stage Data may be generated within this form						

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Foreign Priority Information:

This section allows for the applicant to claim benefit of foreign priority and to identify any prior foreign application for which priority is not claimed. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(a).

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Assignee Information:

Providing this information in the application data sheet does not substitute for compliance with any requirement of part 3 of Title 37 of the CFR to have an assignment recorded in the Office.

Assignee 1 Rem	nove]	
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Application Data Sheet 37 CFR 1.76			Attorney Docket N	lumber	Avail0109-C1		
			Application Number				
Title of Invention	SYSTE	EM AND METHOD FOR	AND METHOD FOR APPLICATION ISOLATION				
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If the Assignee is a	ın Orgar	nization check here.	×				
Organization Name	∍ o	pen Invention Network	LLC				
Mailing Address I	nforma	tion:					
Address 1		Research Triangle Park Center					
Address 2		4819 Emperor Blvd.,	4819 Emperor Blvd., Suite 400				
City		Durham	State/Province		ce NC		
Country i US			Pos	tal Code	27703		
Phone Number			Fax	Number			
Email Address					·		
Additional Assignee Data may be generated within this form by selecting the Add button.							

Signature:

A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.					
Signature	/Raffi Gostanian/		Date (YYYY-MM-DD)	2012-12-07	
First Name	Raffi	Last Name	Gostanian	Registration Number	42595

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Via EFS-Web

Date of Deposit: December 7, 2012

System and Method for Application Isolation

CROSS-REFERENCE TO RELATED APPLICATIONS

[0001] This application is a continuation of U.S. patent application Ser. No. 12/421,691, filed April 10, 2009, titled SYSTEM AND METHOD FOR APPLICATION ISOLATION, now issued patent No. 8,341,631, issued on December 25, 2012. The present application is related to U.S. patent application Ser. No. 12/334,654, filed December 15, 2008, titled METHOD AND SYSTEM FOR PROVIDING STORAGE CHECKPOINTING TO A GROUP OF INDEPENDENT COMPUTER APPLICATIONS, and U.S. patent application Ser. No. 12/334,660, filed December 15, 2008, titled METHOD AND SYSTEM FOR PROVIDING CHECKPOINTING TO WINDOWS APPLICATION GROUPS, the disclosure of each of which is hereby incorporated by reference herein in their entirety.

STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT

[0002] Not Applicable

INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC

[0003] Not Applicable

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BACKGROUND OF THE INVENTION

1. Field of the Invention

[0005] This invention pertains generally to enterprise computer systems, computer networks, embedded computer systems, wireless devices such as cell phones, computer systems, and more particularly to methods, systems and procedures (i.e., programming) for providing application isolation for multiple applications running on a host operating system.

2. <u>Description of Related Art</u>

[0006] In many environments one of the most important features is to ensure that one running application doesn't affect other running applications, and that the crash of one application doesn't compromise other running applications. In many environments applications share system resources, libraries and hardware, which exposes subtle interconnects between seemingly unrelated applications.

[0007] Several approaches have been developed addressing this fundamental problem. The first level of application isolation is provided by the operating system. Modern operating systems such as Linux, UNIX, Windows2000, NT, XP and Vista provide some level of application isolation through the use of processes, and the underlying hardware memory management unit. The use of processes generally ensure that one running application process cannot address memory owned and used by other processes. This first level of isolation does not address the use of shared resources, such as files, file systems, shared memory, and libraries, so other approaches have been developed

[0008] In US 6,496,847 Bugnion et al. teach the use of a virtual machine monitor (VMM) with a protected host operating system (HOS). This invention partially solves the isolation problem by placing every application into its own VMM. The solution requires the use of a VMM subsystem and in some cases a customized operating system. US 6,496,847 does not provide isolation at the level of individual applications, but for entire

operating systems with all the applications within it. It does not address the problem of application isolation with multiple natively running applications on one host computer.

- **[0009]** In US 6,601,081 Provino et al. teach the use of a virtual machine for a plurality of application programs. As with 6,496,847 the use of a VM subsystem simply moves the problem to a different layer, and does not address the fundamental issue of application isolation with several natively running applications on one host computer.
- [0010] In US 7,028,305 Schaefer teaches a system for creating an application protection layer to separate an application from the host operating system. Shaefer primarily teaches how to intercept the Windows registry to capture configuration information for Windows application and how to create a virtual operating environment for the application. Access to files is provided via a virtual file system, access to registry information via the virtual registry etc. For Unix and MacOS few specific teachings are presented.
- [0011] The present invention provides a system, method, and computer readable medium to create an application isolation environment where applications can run unmodified, on un-modified operating systems without requiring any virtual environments, virtual machines or virtual machine monitors. The present invention also teaches how to manage and handle applications that share libraries and resources, and how to handle complex multi-process applications. In one embodiment an implementation in the Linux environment is described, in another embodiment an implementation on Windows is described.

BRIEF SUMMARY OF THE INVENTION

[0012] A method, system, apparatus and/or computer program are described for achieving application isolation for single and multi-process applications and their associated resources. The application isolation is provided without requiring any changes to the host operating system kernel or requiring any changes to the applications. The application isolation is fully transparent to both operating system and application and automatically adjusts for resources such as memory, storage, and CPUs being allocated and released. The application isolation is provided in an interception layer interposed between the individual applications and the operating system and an interception

database. Preferably, any functional changes to system calls are done exclusively within the interception layer and interception database, and only in the context of the calling application.

- [0013] Another aspect of the present invention relates to a method and a computer readable medium comprising instructions for application and application group isolation. The instructions are for installing the applications into the isolated environment, running the application in the isolated environment, un-installing applications from the isolated environment, configuring the isolated environments, and deploying the isolated environments.
- [0014] Yet another aspect of the invention relates to a system for providing application isolation to one or more applications, the system comprising: one or more isolated environments including application files and executables; one or more interception layers intercepting access to system resources and interfaces; an interception database maintaining mapping between the system resources inside the one or more isolated environments and outside; and a host operating system, wherein the one or more applications are isolated from other applications and the host operating system while running within the one or more isolated environments.

[0015] <u>Definitions:</u>

- [0016] The terms "Windows" and "Microsoft Windows" are utilized herein interchangeably to designate any and all versions of the Microsoft Windows operating systems. By example, and not limitation, this includes Windows XP, Windows Server 2003, Windows NT, Windows Vista, Windows Server 2008, Windows Mobile, and Windows Embedded.
- [0017] The terms "Linux" and "UNIX" are utilized herein to designate any and all variants of Linux and UNIX. By example, and not limitation, this includes RedHat Linux, Suse Linux, Ubuntu Linux, HPUX (HP Unix), and Solaris (Sun Unix).
- [0018] The term "node" and "host" are utilized herein to designate one or more processors running a single instance of an operating system. A virtual machine, such as VMWare or XEN VM instance, is also considered a "node". Using VM technology, it is possible to have multiple nodes on one physical server.

- [0019] The terms "application" is utilized to designate a grouping of one or more processes, where each process can consist of one or more threads. Operating systems generally launch an application by creating the application's initial process and letting that initial process run/execute. In the following teachings we often identify the application at launch time with that initial process.
- **[0020]** The term "application group" is utilized to designate a grouping of one or more applications.
- [0021] In the following we use commonly known terms including but not limited to "process", "process ID (PID)", "thread", "thread ID (TID)", "thread local storage (TLS)", "instruction pointer", "stack", "kernel", "kernel module", "loadable kernel module", "heap", "stack", "files", "disk", "CPU", "CPU registers", "storage", "memory", "memory segments", "address space", "semaphore", "loader", "system loader", "system path", and "signal". These terms are well known in the art and thus will not be described in detail herein.
- The term "transport" is utilized to designate the connection, mechanism and/or protocols used for communicating across the distributed application. Examples of transport include TCP/IP, Message Passing Interface (MPI), Myrinet, Fibre Channel, ATM, shared memory, DMA, RDMA, system buses, and custom backplanes. In the following, the term "transport driver" is utilized to designate the implementation of the transport. By way of example, the transport driver for TCP/IP would be the local TCP/IP stack running on the host.
- application re-directs a system call or library call to a new implementation. On Linux and other UNIX variants interception is generally achieved by a combination of LD_PRELOAD, wrapper functions, identically named functions resolved earlier in the load process, and changes to the kernel sys_call_table. On Windows, interception can be achieved by modifying a process' Import Address Table and creating Trampoline functions, as documented by "Detours: Binary Interception of Win32 Functions" by Galen Hunt and Doug Brubacher, Microsoft Research July 1999". Throughout the rest of this document we use the term to designate the functionality across all operating systems.

- [0024] The term "file context" or "context" is used in relation with file operations to designate all relevant file information. By way of example, and not limitation, this includes file name, directory, read/write/append/execute attributes, buffers and other relevant data as required by the operating system.
- [0025] The term "transparent" is used herein to designate that no modification to the application is required. In other words, the present invention works directly on the application binary without needing any application customization, source code modifications, recompilation, re-linking, special installation, custom agents, or other extensions.
- [0026] The terms "private and isolated environment" and "isolated environment" are used herein interchangeably to designate the private area set aside for application isolation, as described in further detail below.
- installation, all installation and registration information is intercepted and installation is re-directed to a private and isolated environment, 2) during launch of an application the installation information is retrieved and provided to the application again via interception, and 3) during access to external resources interception of all access is re-directed as necessary. The combination of all levels of isolation provides for fully transparent application isolation. Thus at all times, access to resources, configuration and run-time information is intercepted and redirected.
- [0028] By way of example, and not limitation, for embodiments within Windows operating systems, access to the Windows Registry is intercepted and included in the application isolation.
- [0029] Further aspects of the invention will be brought out in the following portions of the specification, wherein the detailed description is for the purpose of fully disclosing preferred embodiments of the invention without placing limitations thereon.

BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S)

[0030] The invention will be more fully understood by reference to the following drawings which are for illustrative purposes only:

[0031]	FIG. 1 is a block diagram of the core system architecture showing two
applic	ations, the interception layer, and the interception database.
[0032]	FIG. 2 is a block diagram illustrating installation and running of applications
[0033]	FIG. 3 is a block diagram illustrating un-installation
[0034]	FIG. 4 is a block diagram illustrating the Interception Database
[0035]	FIG. 5 is a block diagram illustrating running application groups
[0036]	FIG. 6 is a block diagram illustrating running multiple application groups
concu	rrently
[0037]	FIG 7. is a block diagram illustrating installation-free deployment
[0038]	FIG 8. is a block diagram illustrating administration
[0039]	FIG 9 is a block diagram illustrating various deployment scenarios
[0040]	FIG 10 is a block diagram illustrating interception data and control flow

DETAILED DESCRIPTION OF THE INVENTION

[0041] Referring more specifically to the drawings, for illustrative purposes the present invention will be described in relation to FIG. 1 through FIG. 10. It will be appreciated that the system and apparatus of the invention may vary as to configuration and as to details of the constituent components, and that the method may vary as to the specific steps and sequence, without departing from the basic concepts as disclosed herein.

[**0042**] 1. Introduction.

[0043] The context in which this invention is described is one or more applications being installed, running and accessing local and remote resources. Without affecting the general case of multiple applications, the following scenarios often depict and describe one or two applications as applicable. Multiple applications are handled in a similar manner.

[**0044**] 1. <u>Overview</u>

[0045] FIG 1 illustrates by way of example embodiment 10 the overall structure of the present invention. The following brief overview illustrates the high-level relationship between the various components; further details on the inner workings and

interdependencies are provided in the following sections. Fig 1. Illustrates by way of example embodiment 10 two applications A 22 and B 26 loaded in memory 14 on a node 12. The interception layers 16, 17, are interposed between the applications 22, 26 and the system libraries 18 and operating system 20. The interception database 28 provides system-wide persistent interception information and configuration information for the isolated environments. The interception layers 16,17 combined with the Interception database 28 provides application isolation 24. System resources, such as CPUs 36, I/O devices 34, Network interfaces 32 and storage 30 are accessed using the operating system. Devices accessing remote resources use some form of transport network 38. By way of example, system networking 32 may use TCP/IP over Ethernet transport, Storage 32 may use Fibre Channel or Ethernet transport, and I/O may use USB. The present invention access and arbitrate resources through the operating system and does not work at the transport level.

[0046] 2. <u>Installing and Running applications</u>

[0047] FIG. 2 illustrates by way of example embodiment 40 installation of a typical application "AppXYZ" 42. The Interception Layer (IL) 50 intercepts all calls to system libraries and the operating system. IL 50 communicates with the Interception Database (IDB) 58 to create a private and isolated environment where the application can execute without depending on or affecting other parts of the environment. By way of example, and not limitation, first the installation process requests a resource 44, such as opening a file. The resource request is intercepted by IL 50 and a request to create 54 a private instance of the resource is made to the Interception Database (IDB) 58. The IDB 58 is a system wide database containing mappings 60, 62, 64 between the resources as the application 42 requests them 60, and their private values inside the isolated environment 62, subject to global exceptions 64. Further details on the IDB are given in section 4 below. By way of example, and not limitation, if the resource request 44 was to create a file in C:\Program Files\AppDir, the IDB may map that to a private location 62, such as D:\private\AppXYZ\C\Program Files\AppDir. So while AppXYZ 42 operates under the assumption that it's working on C:\Program Files\AppDir, in reality all access has been intercepted and re-directed to a private and isolated environment in

D:\private\AppXYZ\C\Program Files\AppDir. The IDB 58 returns 54 the private resource to IL 50, which returns the resource handle 46 to the application 42. As the application 42 uses the resource 46 it operates under the assumption that the original resource request was satisfied, and is unaware that all resources have been relocated to a private and isolated environment. When use of the resource is terminated 48, the IL 50 sends a message to the IDB 58 that the resource currently is inactive 56. All mappings are maintained in the IDB 58 after the installation finishes as they may be needed after the initial request.

runs after being installed. As resources are opened, used, and freed, the same steps as described above are used. As the application 42 executes, it generally access or create resources not used during installation. By way of example, if AppXYZ 42 is a word processor, the user may create a document and save it to storage. That document did not exist as part of the installation process, but is handled using the same mechanisms previously taught. As the user choose to create a new document, AppXYZ 42 makes a request 44 to have the file created. This is intercepted by the IL 50 and forwarded 52 to the IDB 58. The IDB creates a mapping between the Applications 42s public document name 60, and the private and isolated document name 62. As with Application 42 information stored in the IDB 58, so is the application data information stored persistently until un-installation.

[0049] At times it may be desirable to store some user-data outside the isolated environment, such as on a central file server. In a preferred embodiment, this is supported by specifying which resource locations should remain fixed and public in the global exceptions 64. Such public resources are not translated into the isolated environment.

[0050] 3. <u>Uninstalling Applications</u>

[0051] FIG. 3 illustrates by way of example embodiment 80, un-installation of a typical application AppXYZ 82. The un-installation uses and requests resources 84, which are intercepted by the IL 86 and redirected 88 by the IDB 90, as described above. All actions, such as deletion of files, are re-directed to the private and isolated location. When the uninstall terminates, sometimes called exit(), the exit is intercepted 92 by the IL 86, and

forwarded 94 to the IDB 90. The IDB 90 removes all entries mapping 100 application AppXYZ 82 resources 96 against its isolated environment 98. The application is now uninstalled, and all isolation information has been removed.

[0052] 4. Interception Database and Resource Mapping

[0053] The Interception Database (IDB) is a system wide database containing mappings between the resources as the application requests them, and their private values inside the isolated environment. Fig. 4 illustrates, by way of example embodiment 120, the Interception Database (IDB) 122, and its various components. The IBD 122 contains two main components, a rules engine 130 and the core resource mappings 132. The rules engine 130 contains the main high-level configuration information 124 as provided by an administrator 126. The rules engine 130 and its configuration information 124 includes, but is not limited to, information designating the base directory for installing the isolated environment, specific exceptions 138 to the resource mappings and the general mechanism used to create the mappings. The administrator 126 defines exceptions 138 as needed. The global exceptions contain all resources that should not be remapped to the isolated environments. Examples include, but are not limited to, shared storage, shared devices, network resources, and system-wide resources.

[0054] The resource mapping 132 maintains mapping between public resources 134 and the corresponding private and isolated resources 136. The resource mapping 132 also consults the global exceptions 138 prior to translating any public to private or private to public resource requests.

[0055] Resources take many forms including but not limited to files, fonts, shared libraries, shared devices, and storage. On Microsoft Windows the Registry is an important component and contains system wide configuration information used by most applications. Some resources, such as data files, tend to be local to the individual applications, while e.g. fonts tend to be shared between multiple applications.

[0056] Access to files are handled by the IL (Fig. 2 - 50) intercepting all file operations between the application and the system libraries and operating systems. Examples include, but are not limited to open(), fopen(), write(), read(), close(), seek(),remove() and the Windows equivalents. Generally these functions either contain a public file name

as part of the arguments, or a file handle to an already established file. The files names are remapped as described above, to an isolated environment, and any further reference to the handle is automatically re-directed to the isolated environment. File operations that return information, are translate back to the public values. By way of example, and not limitation, if the applications ask for "current directory", the public name, as the application expects is returned, and not the private name within the isolated environment. By way of further example, if the current directory is located on shared storage included the global exceptions 138, the directory is returned un-translated, as it's subject to the exception handling.

File, paths and other resource names can be specified both as absolute values or relative values. By way of example, and not limitation, an absolute path for a document file may be "C:\MyDocuments\myfile.doc", while a relative reference may be "..\docs\myfile.doc". Absolute references are resolved as previously described by consulting the public resources 134, private resources 136 and global exceptions 138. Relative addresses are resolved in a multi-step process: First relative names are converted to absolute names and then the absolute name is converted as previously described. This mechanism ensures fully transparent support of both absolute and relative naming of all resources.

[0058] Fonts pose particular problems, as fonts reside both in application-specific directories and global system directories, such as "C:\Windows\Fonts" on Windows and "/usr/X11R6/lib/X11/fonts/" and "/usr/share/fonts/" on Linux. An application may install font both into one or more global font directories as well as application-specific directories. All shared-fonts directories are included in the Global Exceptions 138 as they should be accessed directly. If during installation additional fonts are installed, they are installed according to the policy chosen by the administrator 126. Prior to installation, the administrator chooses if application—installed fonts are allowed to be placed in the global fonts directory or if they should be placed in the isolated environment. The rules engine 130 consults this administrative choice and upon receiving a request to enumerate the font directory will include isolated-environment fonts if so configured. If the application installs its fonts into its own file structure, the fonts are treated as normal files and are not

subject to the automatic enumeration as the application knows where to look for its application-specific fonts.

[0059] Modern operating systems share components across multiple applications. Such shared libraries also pose a special case. On Windows Dynamic Link Libraries (DLLs) and on Linux/UNIX shared objects (.so files) are examples of such shared components. On Window shared libraries primarily reside in C:\Windows and C:\Windows\System32, but can sit anywhere. On Linux/Unix the primary locations are '/usr/lib', '/usr/X11/lib' and the entire /usr/lib/ directory structure. The loader of the operating system traverses the system PATH to find any requested shared library, but this can be manually or programmatically changed as part of the load process. The PATH is set using environment variables both on Windows and Linux. In order to intercept loading of shares libraries the present invention loads the application in stead of using the system loader directly. This enables interception of library loading done by the loader. If during installation additional shared libraries are installed, they are installed according to the policy chosen by the administrator 126. Prior to installation, the administrator chooses if application—installed libraries are allowed to be placed in a global directory or if they should be placed in the private and isolated environment. If the libraries are placed into the private and isolated environment, the load PATH is adjusted to search the private location.

[0060] As with files, libraries can be loaded with both absolute and relative addresses.

The load process handles the resource mapping as described above. In all cases, the loading must follow the same path and address resolution as the system loader provides.

[0061] If the application installs its shared libraries into its own file structure, the libraries are treated as normal files and are not subject to an adjusted PATH or load-order as the application knows where to look for its application-specific libraries. In the preferred embodiment, if the application installs new shared libraries, they are installed into the isolated environment

[0062] One of the most significant sources of application incompatibilities, and one of the motivators for the present invention, is shared library conflict. By way of example, and not limitation, if a shared library is loaded on the system, and a new application

installs an older version of the library, the older version may overwrite the newer version and render other applications non-functional based on having their shared library replaced by an incompatible older version. This is a common problem on both the Windows and Linux platforms. Using the preferred embodiment described above, the application would install the older library into its isolated environment and therefore not affect other applications. The application would load and use the older library without ever being aware that it was provided from the isolated environment, and other applications running on the system would be unaffected by the installation of the older library.

"the Registry". The registry contains configuration, installation and un-installation information for applications on the system. When an application installs on a Windows system, it uses the registry to store values such as "home directory", "recent files", etc. The preferred embodiment on Windows systems additionally include interception of all registry information, and ensures that installation and runtime information that would normally go into the registry, in stead is stored and maintained in the IDB. During installation of a Windows application all registry information is thus stored in the IDB and not the registry. When an application requests registry information, the information is provided from the IDB, and not the registry. This ensures complete application isolation from the registry.

[0064] The isolated environment contains all application files and shared resources and their respective mappings. These are all preserved persistently on local or remote storage and can be archived, copied and restored as any other set of files. Specifically, the isolated environment directory structure can be copied to a different node, and used directly to start the application on that node.

[0065] So far the Interception database has been described as a "database". Based on the teachings above, it's readily apparent to anyone skilled in the art, that the only requirement is that updates to the resource tables 134, 136 and 138 be atomic at the record level. This functionality can be readily implemented in a variety of ways, including using Java's ConcurrentHashMap(), the Windows .NET equivalents, or by

custom programming the data structures and locking. Furthermore, preferably concurrent access to the Interception Database translations is provided. In an alternate implementation such a custom interception database is used in stead of a full database.

[0066] 5. Interception data and control flow

[0067] Fig 10 illustrates by way of example embodiment 240 the data and control flow in more detail. By way of example, and not limitation, consider first an environment with the present invention inactive. An application 242 calls a write() 243 operation. The write operation is resolved by the operating system loader and directed 244 to the system libraries 248 and operating system 250, and ultimately writes data to storage 251. Return value is returned 246 to the caller 243 within the calling application 242.

[0068] By way of example, and not limitation, consider an environment with the present invention active. An application 252 calls a write() 253 operation. As described in above, the write() is intercepted 254 by the interception layer 262. Parameters to the write() call are translated by the Interception Database 264 and the rules for the isolated environment 266 and the file context and parameters of the calling write are adjusted to point to the isolated environment. The write call 268 is then forwarded to the system libraries 258 and operating system 260 as were the case with the present invention inactive. The return value 266 from the write is returned to the IL 262 which, using the IDB 264, maps the result back into the original context and returns the value 256 to the caller 253. The application 252 issuing the write 253 operating is thus unaware that the write is being intercepted and re-directed to the isolated environment. All translation and isolation is performed outside the application 252, and before the write operation ever reaches the system libraries 258 or operating system 260.

[0069] A specific example, using ANSI C, further illustrates the mechanics of the IL 262 and IDB 264 translations. Consider an example where a file is opened for writing, a small text is written, and the file is closed using the following code

```
int main(void)
{
    char const *pStr = "small text";
```

```
FILE *fp = fopen("/home/user/newfile.txt", "w")
if (fp != null)
    fwrite(pStr,strlen(pStr),1,fp);
fclose(fp)
}
```

[0070] The call to fopen() returns a file pointer, which the fwrite() operation uses to write data to the file. The call to fopen() includes the file name "/home/user/newfile.txt" as the first parameter. The Interception Layer 262 intercepts the call to fopen() and changes the actual filename to the corresponding location in the isolated environment before passing 268 the call on to the system library implementation 258. The following fwrite() operation is unaware that the file pointer points to the isolated environment and simply writes the data. Finally, fclose() is called to close the file. The file pointer still points to the isolated environment and the close proceeds as a close would without the present invention active.

[0071] 6. Application Groups

[0072] At times multiple applications share data, libraries and work in combination. By way of example, and not limitation, Microsoft Word may include a Microsoft Excel spreadsheet. In general any number of applications may need to collaborate and share data. So far the approach has been to isolate applications so that, to continue the example, if Word and Excel were installed separately, they would both be isolated and not able to work together. To enable sharing between pre-designated applications, the applications need to be grouped together in an application group and installed inside the same isolated environment. FIG. 5 illustrates by way of example embodiment 140, an application group 142 operating within the present invention. The administrator 152 pre-defines the application group 142 and the individual applications within the group: App-1 143, App-2 144 and App-n 146. The administrator 152 commits the application group to the IDB 150. The IDB uses the same mechanisms as described above for individual applications, and structures the isolated environment 154 so that the individual applications share resources and file system. By installing the applications together they automatically use the same isolated environment and sharing is fully automatic without requiring any

additional information. The interception layer 148 intercepts, as previously described, and requires no special configuration; all application group information is contained within the IDB 150 and the settings for the isolated environment 154.

[0073] 7. Concurrent operation of multiple application groups

[0074] FIG. 6 illustrates by way of example embodiment 160, concurrent operation of three application groups: application group A 162, application group B 166 and application group C 170. Each application group consists of one or more applications. As previously described each application group has a dedicated interception layer: IL 164 for application group A 162, IL 168 for application group B 166, and IL 172 for application group C 170. Each interception layer 164, 168, 172 provide the interception services as previously described, with each attached to only one application group. As previously disclosed, the Interception Database 174 is global, and is shared between all application groups and interception layers.

[0075] The administrator 176 commits all administrative settings to the IDB 174, which is reflected in the database tables for the isolated environment 178.

[0076] 8. Running multiple concurrent instances of one application

[0077] At times it may be desirable to run multiple instances of the same application or application group, but in separate isolated environments. Referring again to Fig. 6 for illustrative purposes. The administrator 176 defines each instance of the application group using separate application group names. Even though Application Group A 162, Application Group B 166, and Application Group C 170 are identical, they have been pre-defined with their own environment, and thus run in separate isolated environments without any further intervention or configuration.

[0078] 9. Installation-free deployment

[0079] One of the major problems with application deployment is the actual installation and the associated risks as described previously. Using the present invention, a precreated isolated environment can be used in place of performing an actual installation. The isolated environment contains all application files, shared libraries, and installation data and can be moved, copied and run from anywhere the present invention is present.

[0080] Fig. 7 illustrates by way of example embodiment 180, how to deploy an isolated

environment without needing more than one initial installation 181. First the administrator 196 installs 184 the application group 182. As previously taught the interception database 186 creates an isolated environment 188 which contains all application group data, including shared files, data and programs. As taught above, the isolated environment is written to storage and can be copied and run elsewhere. With the isolated environment ensuring isolation from the underlying operating system and applications, an isolated environment can be deployed on a different node by copying the entire isolated environment directory structure to the new node and starting the application. Referring to Fig 7, the administrator 196 copies the isolated environment 188 into the first node 190, the second node 192 and the third node 194.

- [0081] In an alternate embodiment, the environment 188 is stored on shared storage, and is accessed directly from the shared storage. In this embodiment, the isolated environment is loaded directly from shared storage, and only local data, such as temporary files, are kept locally.
- [0082] In another embodiment, the environment 188 is saved to storage and shipped to a remote site. The remote site loads the environment and runs the applications directly from within the environment without any installations. In this embodiment the present invention may be used for disaster recovery.
- [**0083**] 10. <u>Administration</u>
- [0084] Fig. 8 illustrates by way of example embodiment 200, the management infrastructure. The administrator 202 communicates configuration preferences to the Interception database 204 for each isolated environment 206. The IDB 204 contains, as described above, two separate modules: 1) a rules engine (Fig 4 130) and 2) management of the resource mappings (Fig. 4 132). The rules engine implements the administrator provided resource translations and populates the tables (Fig 4 134,136,138).
- [0085] The administrator 202 provides general configuration information applicable to all isolated environments and applications 203, unless explicitly changed for a particular isolated environment 205. Examples of administrator-provided global configuration information 203 includes, but is not limited to

***** Default storage location for all isolated environments

* Default resource exceptions

[0088] * Default application and application group naming

* Default policy for installing fonts and shared resources into global or isolated environment

[0090] Each setting can be changed, i.e. replaced, on an application by application basis, and on an application-group by application basis. As determined by the administrator, examples of administrator-provided application-level configuration information 205 include, but is not limited to

[0091] * Storage location for isolated environment

* Logical name of application or application group

[0093] * Application or application-group specific resource exceptions

* Policy for installing fonts and shared resources into global or isolated environment

engine (Fig 4 – 130), makes the configuration and deployment on new isolated environment fully automatic after the initial global configuration has been provided. As described, it may be desirable to change one or more of an application's isolated environment settings. By way of example, and not limitation, if a particular application needs to locally access certain resources only available on a particular server, that one application's isolated environment would be located on that particular server, while all other environments were centrally stored. The ability to "mix and match" environments and deployments ensure full flexibility and ability to deploy multiple applications in a heterogeneous environment with all the benefits of the present invention.

[0096] In another embodiment the administrative functions 202 is done programmatically using an Application Programming Interface (API).

[0097] 11. Deployment Scenarios

[0098] FIG 9 illustrates by way of example embodiment 220 a variety of ways the invention can be configured to operate. In one embodiment, the invention is configured to run from a central file server 222, in another it is configured to run on a pair of

application servers 224, 226. In a third embodiment the invention is configured to run on a LAN 228 connected PC 232 together with the application servers 224, 226, and with environments loaded from the central file server 222. In a fourth embodiment the invention is configured to isolate applications on a cell phone 230, which is wirelessly connected 238 to the Internet 236, the application servers 224,226 and the file server 222. A fifth embodiment has an isolated environment on a home-PC 234 connected via the internet 236 to the application servers 224,226 and the LAN PC 232. The invention runs on one or more of the devices, can be distributed across two or more of these elements, and allows for running the invention on any number of the devices (222,224,226,230,232,234) at the same time

[**0099**] 12. <u>Conclusion</u>.

[00100] In the embodiments described herein, an example programming environment was described for which an embodiment of programming according to the invention was taught. It should be appreciated that the present invention can be implemented by one of ordinary skill in the art using different program organizations and structures, different data structures, and of course any desired naming conventions without departing from the teachings herein. In addition, the invention can be ported, or otherwise configured for, use across a wide-range of operating system environments.

[00101] Although the description above contains many details, these should not be construed as limiting the scope of the invention but as merely providing illustrations of some of the exemplary embodiments of this invention. Therefore, it will be appreciated that the scope of the present invention fully encompasses other embodiments which may become obvious to those skilled in the art, and that the scope of the present invention is accordingly to be limited by nothing other than the appended claims, in which reference to an element in the singular is not intended to mean "one and only one" unless explicitly so stated, but rather "one or more." All structural and functional equivalents to the elements of the above-described preferred embodiment that are known to those of ordinary skill in the art are expressly incorporated herein by reference and are intended to be encompassed by the present claims. Moreover, it is not necessary for a device or method to address each and every problem sought to be solved by the present invention,

for it to be encompassed by the present claims. Furthermore, no element, component, or method step in the present disclosure is intended to be dedicated to the public regardless of whether the element, component, or method step is explicitly recited in the claims. No claim element herein is to be construed under the provisions of 35 U.S.C. 112, sixth paragraph, unless the element is expressly recited using the phrase "means for."

CLAIMS

What is claimed is:

1. A system, comprising:

one or more central processing units; and
one or more isolated environments including one or more applications and executables;
wherein the one or more central processing units and the one or more isolated
environments are configured to interact with each other;

wherein the one or more isolated environments are created during installation of the one or more applications, and updates to the one or more isolated environments occur as the one or more applications use additional resources while they run;

wherein the one or more isolated environments are removed as part of an uninstall of the one or more applications;

wherein the one or more isolated environments are stored for retrieval at a later time after the uninstall of the one or more applications.

- 2. The system according to claim 1, wherein the one or more applications are isolated from other applications and a host operating system while running within the one or more isolated environments.
- 3. The system according to claim 1 comprising one or more interception layers configured to intercept access to host operating system resources and host operating system interfaces.
- 4. The system according to claim 3, wherein the one or more interception layers intercept calls to the host operating system and system libraries created by the one or more applications.
- 5. The system according to claim 1 comprising an interception database configured to maintain mapping between host operating system resources inside the one or more isolated environments and outside.

- 6. The system according to claim 5, wherein the interception database translates parameters and contexts between a host environment and the one or more isolated environments.
- 7. The system according to claim 1, wherein the one or more isolated environments are stored on a local storage.
- 8. The system according to claim 1, wherein the one or more isolated environments are stored on a networked storage and the one or more applications are delivered over a network.
- 9. The system according to claim 1, wherein each of the one or more applications is installed into its own isolated environment.
- 10. The system according to claim 1, wherein two or more applications are installed into a shared isolated environment.
- 11. The system according to claim 10, wherein the two or more applications share resources inside the shared isolated environment.
- 12. The system according to claim 1, wherein two or more applications are installed into separate isolated environments and the one or more applications run concurrently in the separate isolated environments.
- 13. The system according to claim 1, wherein a first application of the one or more applications is installed twice into separate isolated environments, and the separate isolated environments run concurrently and independently.

14. A method, comprising:

creating one or more isolated environments during installation of the one or more applications, and updating the one or more isolated environments as the one or more applications use additional resources while running;

removing the one or more isolated environments as part of uninstalling the one or more applications; and

storing the one or more isolated environments for retrieval at a later time after the one or more applications are uninstalled.

- 15. The method of claim 14 comprising intercepting access to system resources and interfaces at one or more interception layers.
- 16. The method of claim 15 comprising maintaining mapping between the system resources inside the one or more isolated environments and outside.
- 17. The method of claim 14 comprising isolating the one or more applications from other applications and a host operating system while running within the one or more isolated environments.
- 18. A non-transitory computer readable storage medium comprising instructions for: creating one or more isolated environments during installation of the one or more applications, and updating the one or more isolated environments as the one or more applications use additional resources while running;

removing the one or more isolated environments as part of uninstalling the one or more applications; and

storing the one or more isolated environments for retrieval at a later time after the one or more applications are uninstalled.

- 19. The non-transitory computer readable storage medium of claim 18 comprising instructions for maintaining mapping between the system resources inside the one or more isolated environments and outside.
- 20. The non-transitory computer readable storage medium of claim 19 comprising instructions for isolating the one or more applications from other applications and a host operating system while running within the one or more isolated environments.

ABSTRACT

A system, method, and computer readable medium for providing application isolation to one or more applications and their associated resources. The system may include one or more isolated environments including application files and executables, and one or more interception layers intercepting access to system resources and interfaces. Further, the system may include an interception database maintaining mapping between the system resources inside the one or more isolated environments and outside, and a host operating system. The one or more applications may be isolated from other applications and the host operating system while running within the one or more isolated environments.

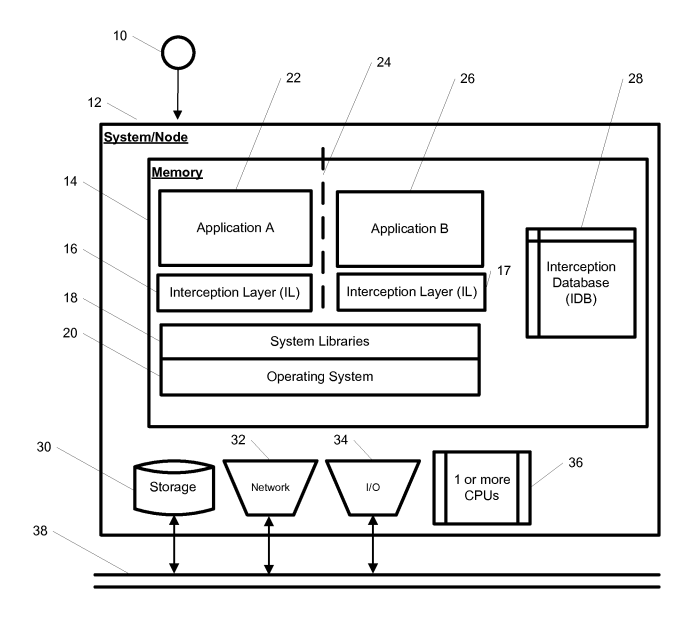


FIG.1 - System Overview

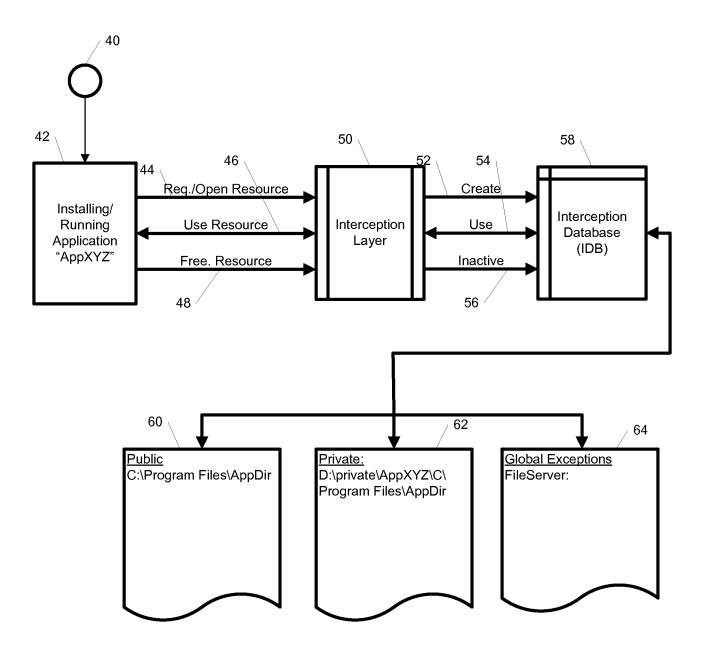


FIG.2 - Installing and running an Application

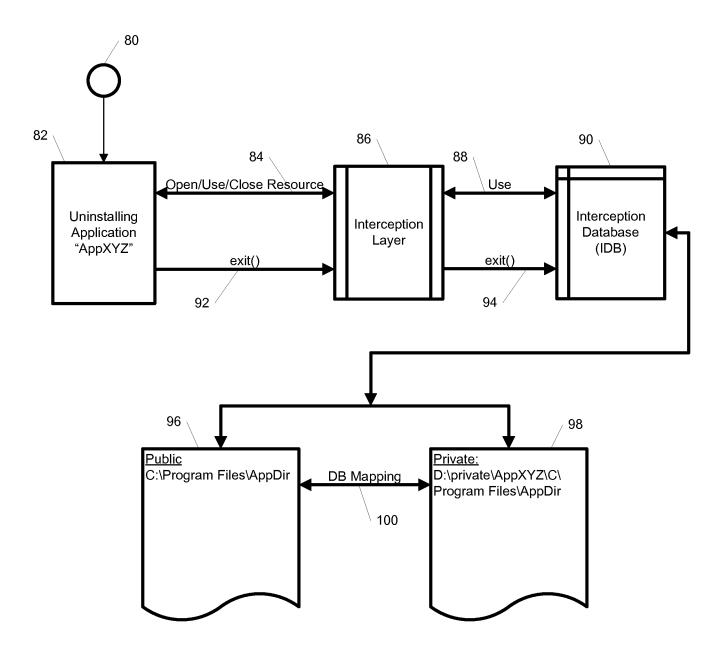


FIG.3 - Un-Installing an Application

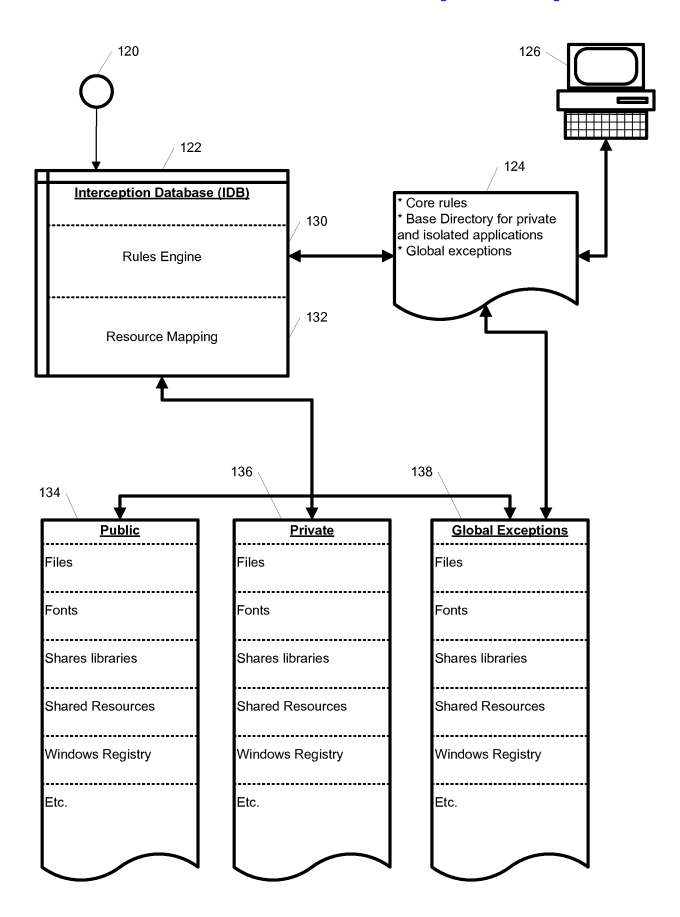


FIG.4 - Interception Database (IDB)

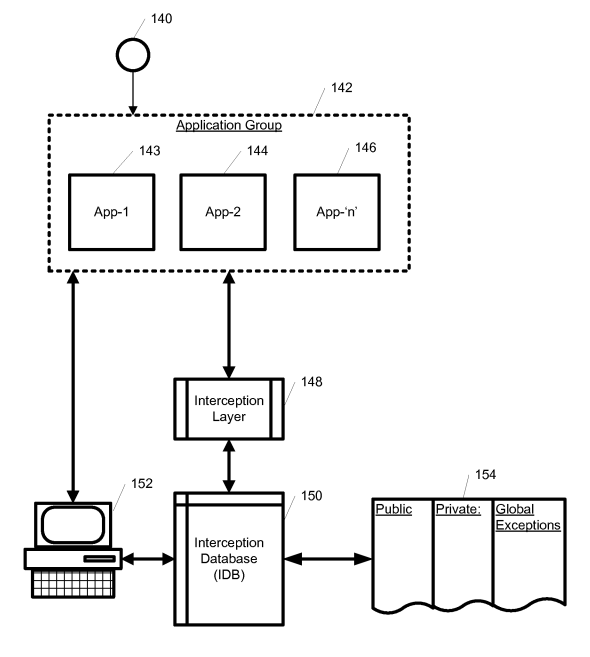


FIG.5 - Application Groups

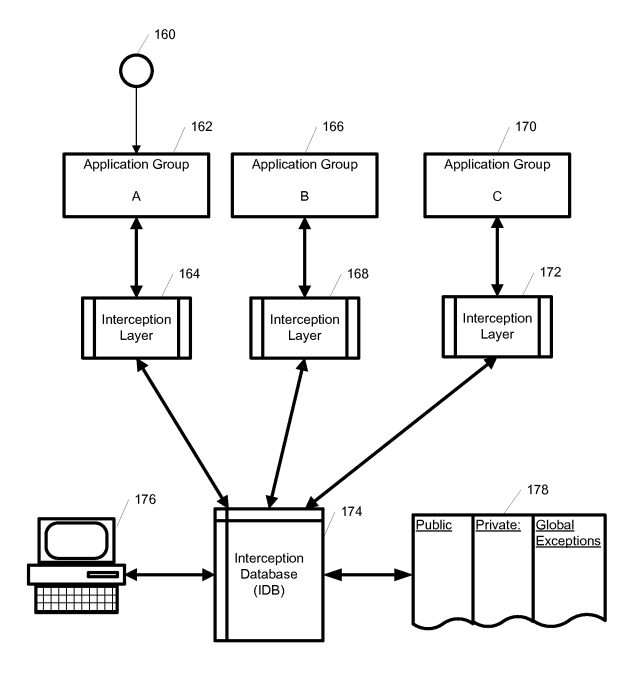


FIG.6 - Multiple Application Groups

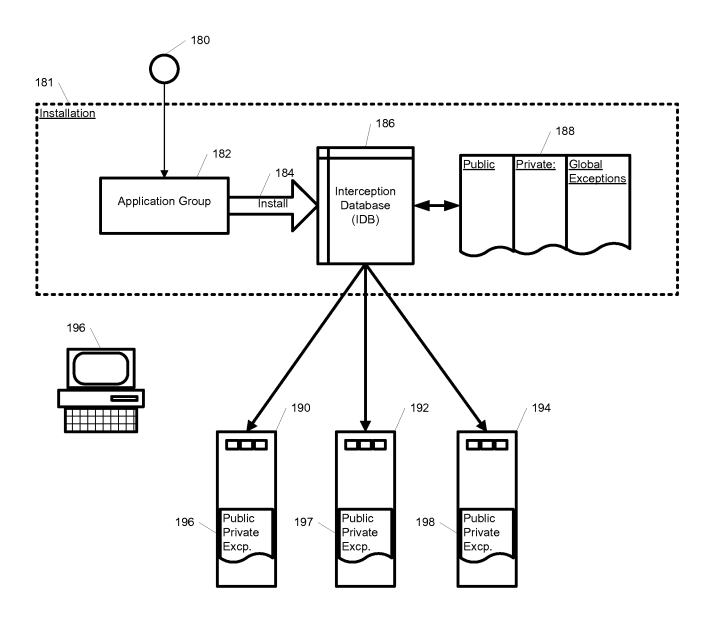


FIG.7 - Installation free deployment

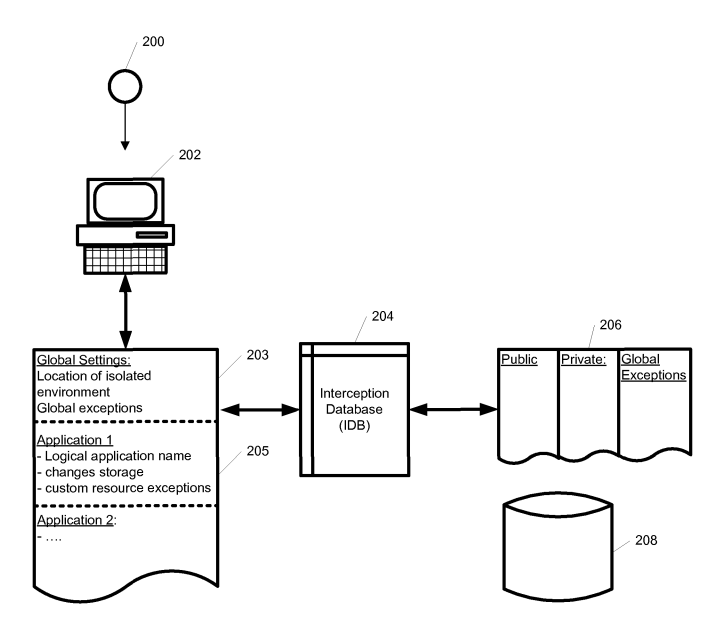


FIG.8 – Administration

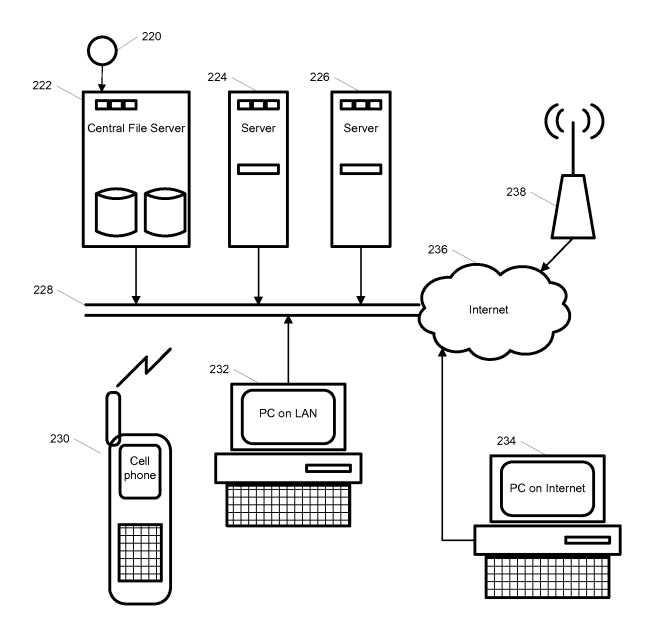


Fig.9 – Deployment scenarios

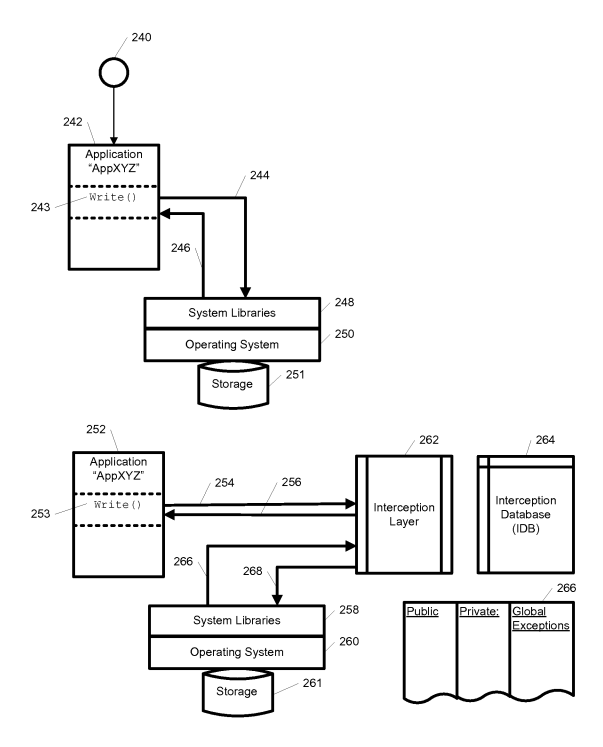


FIG.10 - Detailed control and dataflow

PTO/SB/35 (11-08) Approved for use through 12/31/2008. OMB 0651-0031

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		HA	AVEMOSE, Allan	`	
Title SYSTEM AND			N D	METHOD FOR APPLICATION IS	3
Attorney Docket Number			Avail0109-C1	_	

hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.						
I hereby request that the attached application not be	published under 35 U.S.C. 122(b).					
/Raffi Gostanian/	December 7, 2012					
Signature	 Date					
Raffi Gostanain	42595					
Typed or printed name	Registration Number, if applicable					
972-849-1310						
Telephone Number						

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).**

This collection of information is required by 37 CFR 1.213(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

DTO/0D/04 /44

Approved for use through 11/30/2011. OMB 0651-0035 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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ed to respond to a collection of info	<u>rmation unless it displays a valid OMB control number</u>
Application Number	
Filing Date	12/07/2012
First Named Inventor	HAVEMOSE, Allan
Title	System and Method for Application Isolation
Art Unit	NA
Examiner Name	NA
Attorney Docket Number	Avail0109-C1

I hereby revoke all previous powers of attorney given in the above-identified application.							
A Power of Attorney is submitted herewith.							
×	Number as my/o identified above	appoint Practitioner(s) associated with the following Customer as my/our attorney(s) or agent(s) to prosecute the application above, and to transact all business in the United States Patent emark Office connected therewith:					
	DR Lhereby appoint	: Practitioner(s) named below as my/our attorney	v(e) or agent(e) t	o prosecute the an	nlication iden	tified above, and	
Ш		usiness in the United States Patent and Tradema	.,,		phoduoti iden	unca above, and	
		Practitioner(s) Name		Registration	Number		i
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Pleas	e recognize or cha	inge the correspondence address for the above-	identified applic	ation to:			
×	The address ass	sociated with the above-mentioned Customer Nu	mber.				
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Applicant/Inventor. OR							
×	Assignee of record of the entire interest. See 37 CFR 3.71						
		SIGNATURE of Applican	t or Assignee o	of Record			
Signa	ture	/Keith Bergelt/		Date	Dec 7, 2012		
Name)	Keith Bergelt		Telephone	+	1 (919) 313-4902	
Title a	and Company	President and CEO, Open Invention Network LLC					
	: Signatures of all the ure is required, see b	e inventors or assignees of record of the entire interest $elow^{\star}$.	or their represent	tative(s) are required.	Submit multiple	e forms if more than	one
	*Total of	forms are submitted.					

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 46 of 139 PageID #: 1459 PTO/SB/96 (11-08)

Approved for use through 12/31/2008. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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STATEMENT UNDE	R 37 CFR 3.73(b)
Applicant/Patent Owner: Open Invention Network LLC	
Application No./Patent No.: 12/421,691	Filed/Issue Date: <u>04/10/2009</u>
Entitled: System and Method for Application Isolation	
Open Invention Network LLC , a Corpora	
(Name of Assignee) (Type of	f Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is:	
1. the assignee of the entire right, title, and interest; or	
2. an assignee of less than the entire right, title and interest (The extent (by percentage) of its ownership interest is	%)
in the patent application/patent identified above by virtue of either:	
	on/patent identified above. The assignment was recorded in 022531, Frame 0595, or for which a
OR	water of the office of the control o
	on/patent identified above, to the current assignee as follows:
	To:
The document was recorded in the United State	es Patent and Trademark Office at, or for which a copy thereof is attached.
	·
2. From:	To:
The document was recorded in the United State	
	, or for which a copy thereof is attached.
3. From:	To:
The document was recorded in the United State	
Reel, Frame	, or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a s	supplemental sheet.
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence or concurrently is being, submitted for recordation pursuant to 3	e of the chain of title from the original owner to the assignee was, 37 CFR 3.11.
[NOTE: A separate copy (i.e., a true copy of the original assignaccordance with 37 CFR Part 3, to record the assignment in the	nment document(s)) must be submitted to Assignment Division in e records of the USPTO. <u>See</u> MPEP 302.08]
The undersigned (whose title is supplied below) is authorized to act or	n behalf of the assignee.
/Keith Bergelt/	December 7, 2012
Signature	Date
Keith Bergelt	919-313-4902
Printed or Typed Name	Telephone Number
President and CEO	
Title	

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Electronic Patent Application Fee Transmittal					
Application Number:					
Filing Date:					
Title of Invention:	System and Method fo	or Application Is	olation		
First Named Inventor/Applicant Name:	Allan Havemose				
Filer:	Raffi Gostanian/Miche	le Zarinelli			
Attorney Docket Number:	Avail0109-C1				
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:					
Utility application filing	1011	1	390	390	
Utility Search Fee	1111	1	620	620	
Utility Examination Fee	1311	1	250	250	
Pages:					
Claims:					
Miscellaneous-Filing:					
Late filing fee for oath or declaration	1051	1	130	130	
Petition:					

Case 2:24-cv-00093-JRG Document 49-8 Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tota	al in USD	(\$)	1390

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 49 of 139 PageID #: 1462 Electronic Acknowledgement Receipt					
EFS ID:	14415885				
Application Number:	13708477				
International Application Number:					
Confirmation Number:	6261				
Title of Invention:	System and Method for Application Isolation				
First Named Inventor/Applicant Name:	Allan Havemose				
Customer Number:	84646				
Filer:	Raffi Gostanian/Michele Zarinelli				
Filer Authorized By:	Raffi Gostanian				
Attorney Docket Number:	Avail0109-C1				
Receipt Date:	07-DEC-2012				
Filing Date:					
Time Stamp:	17:03:48				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1390
RAM confirmation Number	4157
Deposit Account	505904
Authorized User	

 $The \ Director \ of the \ USPTO \ is \ hereby \ authorized \ to \ charge \ indicated \ fees \ and \ credit \ any \ overpayment \ as \ follows:$

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Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 50 of 139 PageID #: 1463 Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Transmittal of New Application	Patent_Application_Transmitta	1150687	no	2	
'	Transmittal of New Application	l.pdf	535e70f3c4127398b227fde36fd88760ace8 90cd	no		
Warnings:						
Information:						
2	Application Data Sheet	Application_Data_Sheet.pdf	836692	no	4	
			13882936c592d12b5dcbbdc803cd8d1ba1 b5a11a			
Warnings:						
Information:			· · · · · · · · · · · · · · · · · · ·	-		
3		Application.pdf	180999	yes	25	
		- 	8fa80e3aa5c114547d21a15674c743e48d7 4d02b	,		
	Multip	art Description/PDF files in .	zip description			
	Document Des	cription	tion Start		End	
	Specificati	ion	1 20		20	
	Claims		21	24		
	Abstrac	t	25	25		
Warnings:						
Information:						
4	Drawings-only black and white line	Drawings.pdf	98095	no	10	
·	drawings	Brawnings.par	eae84766422242adf5edb67c65ee92e9bcc 4027b	110		
Warnings:						
Information:						
5	Nonpublication request from applicant.	NonPub_Request.pdf	210670	no	1	
J	Nonpublication request non applicant.	Non ab_nequest.pu	8f9c269548b5386b521f166274394b12a73 0492d	no	'	
Warnings:						
Information:						
6	Power of Attorney	POA.pdf	1223397	no	2	
	rower of Attorney		113d8da0a1813edfa1ffc6d4a9348197c354 0163			
Warnings:						

Case 2: Information:	24-cv-00093-JRG Document	-49-8 Filed 06/05/24 I -	P age 51 of 139 Pa	ageID #:	1464
7	Assignee showing of ownership per 37	Statement.pdf -	409944	no	1
,	CFR 3.73.	Jacon Port	be62e870b499aadc37486d7981c2e43a996 ac15e	0	
Warnings:					
Information:					
8	Fee Worksheet (SB06)	fee-info.pdf	35916	no	2
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Warnings:					
Information:					
		Total Files Size (in bytes)	41	46400	

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Case 2:24-cv-00093-JRG Document 49)-8 Filed 06/05/24 Page 52 of 139 PageID #: 1465					
Electronic Ac	Electronic Acknowledgement Receipt					
EFS ID:	14415885					
Application Number:	13708477					
International Application Number:						
Confirmation Number:	6261					
Title of Invention:	System and Method for Application Isolation					
First Named Inventor/Applicant Name:	Allan Havemose					
Customer Number:	84646					
Filer:	Raffi Gostanian/Michele Zarinelli					
Filer Authorized By:	Raffi Gostanian					
Attorney Docket Number:	Avail0109-C1					
Receipt Date:	07-DEC-2012					
Filing Date:						
Time Stamp:	17:03:48					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1390
RAM confirmation Number	4157
Deposit Account	505904
Authorized User	

 $The \ Director \ of the \ USPTO \ is \ hereby \ authorized \ to \ charge \ indicated \ fees \ and \ credit \ any \ overpayment \ as \ follows:$

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 53 of 139 PageID #: 1466 Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	rument Description File Name File Size(Bytes). Message Digest					
1	Transmittal of New Application	Patent_Application_Transmitta	1150687	no	2		
'	Transmittal of New Application	l.pdf	535e70f3c4127398b227fde36fd88760ace8 90cd	no	2		
Warnings:							
Information:							
2	Application Data Sheet	Application_Data_Sheet.pdf	836692	no	4		
			13882936c592d12b5dcbbdc803cd8d1ba1 b5a11a				
Warnings:							
Information:			· · · · · · · · · · · · · · · · · · ·	-			
3		Application.pdf	180999	yes	25		
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	Multip	art Description/PDF files in .	zip description				
	Document Des	cription	Start	End			
	Specificati	ion	1	20			
	Claims		21	2	24		
	Abstrac	t	25	25			
Warnings:							
Information:							
4	Drawings-only black and white line	Drawings.pdf	98095	98095 no			
·	drawings	Brawnings.par	eae84766422242adf5edb67c65ee92e9bcc 4027b	110	10		
Warnings:							
Information:							
5	Nonpublication request from applicant.	NonPub_Request.pdf	210670	no	1		
5 Nonpublication request from applicant.		Non ab_nequest.pu	8f9c269548b5386b521f166274394b12a73 0492d	110	'		
Warnings:							
Information:							
6	Power of Attorney	POA.pdf	1223397	no	2		
	1 ower of Attorney	ТОЛЬН	113d8da0a1813edfa1ffc6d4a9348197c354 0163				
Warnings:							

Case 2: Information:	24-cv-00093-JRG Document 	49-8 Filed 06/05/24 	Page 54 of 139 Pa	ageID #:	1467
7	Assignee showing of ownership per 37	Statement.pdf	409944	no	1
,	CFR 3.73.	Statementipu	be62e870b499aadc37486d7981c2e43a996 ac15e	110	•
Warnings:					
Information:					
8	Fee Worksheet (SB06)	fee-info.pdf	35916	no	2
-		100 111101,001	07b1bd94399758c172e63402296b98d712f 6d126		_
Warnings:					
Information:					
		Total Files Size (in bytes)	41	46400	

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

PTO/A/A/01 (06-12) Approved for Use through \$1/31/2014 DASS 6651-0932 U.B. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Peduction Actual 1995, he persons and required to respond to a collection of information unless it displays a valid OMS control number.

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention	System and Method for Application Isolation
As the below	v named inventor. I hereby declare that:
This declar is directed t) (7.768) 948 946 17940 1. 488 70 188 188 188 188 188 188 188 188 188 18
The above-	dentified application was made or authorized to be made by me.
i believe the	t I am the original inventor or an original joint inventor of a claimed invention in the application.
I hereby ack by fine or im	nowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.
	WARNING:
contribute to (other than it to support a petitionere/a USPTO. Pe application (patent, Furl referenced in	plicant is cautioned to avoid submitting personal information in documents filed in a patent application that may identify theft. Personal information such as social security numbers, bank account numbers, or credit card numbers a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO petition or an application. If this type of personal information is included in documents submitted to the USPTO, policants should consider reducting such personal information from the documents before submitting them, to the tillioner/applicant is advised that the record of a patent application is available to the public after publication of the unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a hermore, the record from an abandoned application may also be available to the public if the application is a published application or an issued patent (see 37 CFR 1.14). Checks and credit card, authorization forms utmitted for payment purposes are not retained in the application file and therefore are not publicly available.
LEGAL NA	WE OF INVENTOR
Inventor <u>/</u> Signature	Allan Havemose Date (Optional): 12/7/2012 White Havemose Date (Optional): 12/7/2012
	cetion data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form, inal PTO/B8/AIAC1 form for each additional inventor;

This collection of information is required by 35 U.S.C. 115 and 37 CPR 1.83. The information is required to obtain or teterinal benefit by the printic which is to the fand by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CPR 1.11 and 1.15. This collection is estimated to take 1 minutes to complete, including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this formation suggestions for reducing this burden, should be sent to the Chief Prior after Officer, U.S. Patent and Tradement Officer, U.S. Department of Comments, P.G. Box 1450, Alexandria, VA 22313-1450, OO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

	19-8 Filed 06/05/24 Page 56 of 139 PageID #: 1469 cknowledgement Receipt
EFS ID:	14581957
Application Number:	13708477
International Application Number:	
Confirmation Number:	6261
Title of Invention:	SYSTEM AND METHOD FOR APPLICATION ISOLATION
First Named Inventor/Applicant Name:	Allan Havemose
Customer Number:	84646
Filer:	Raffi Gostanian/Michele Zarinelli
Filer Authorized By:	Raffi Gostanian
Attorney Docket Number:	Avail0109-C1
Receipt Date:	28-DEC-2012
Filing Date:	
Time Stamp:	17:43:30
Application Type:	Utility under 35 USC 111(a)

Payment information:

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Transmittal Letter	sb0021 Transmittal.pdf	263286	no	2
'	Tallstitted Ectter	350021_Hansimitai.pai	2369943d5a15c4da8bffa3db7b9754810fa2 b810		_

Warnings:

Information:

2 Oath or Declaration filed Declaration_Signed.pdf no 1	Information	:			
2 Oath or Declaration filed Declaration_Signed.pdf no 1		1			
2 Oath or Declaration filed Declaration_Signed.pdf no 1	Warnings:				
	2	Oath or Declaration filed	Declaration_Signed.pdf	283972	 1

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Doc Gode 2: 1471 Document 49-8 Filed 06/05/24 Page 58 of 139 PageID #: 1471

Document Description: Transmittal Letter

PTO/SB/21 (07-09)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperw	vork Reduction Act	of 1995, no per	sons are required to respond to a control Application Number			unless it	displays a valid OMB control number.	
TD 4				13/708,47	7			
	NSMITTA	L	Filing Date	December	7, 2012			
l	FORM		First Named Inventor	HAVEMOS	HAVEMOSE, Allan			
			Art Unit	2817				
(to be used for all o	correspondence afte	er initial filing)	Examiner Name	NA				
,	·	2	Attorney Docket Number	Avail0109-	-C1			
Total Number of Pag	ges III This Submiss	SIOII						
		EN	ICLOSURES (Check a	II that apply	<i>(</i>)			
Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request		Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocat Change of Correspondence Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on Comarks	Address	Deci	After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below): eclaration			
	SI	GNATURE	OF APPLICANT, ATT	ORNEY C	OR AG	FNT		
Firm Name	G & Associates		- C. 70 - Elozati, 74110					
Signature	affi Gostanian/							
Printed name	affi Gostanian							
Data			ı	Reg. No.	T			
December 28, 2012				7.0g. 110.	42,595)		
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	first class mail in		csimile transmitted to the USP addressed to: Commissioner f				ited States Postal Service with Alexandria, VA 22313-1450 on	
Signature	/Michele Z	arinelli/						
Typed or printed nam	ne Michele Za	arinelli				Date	December 28, 2012	

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

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- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
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								Applica 13/70	tion or Docket Nun 8,477	nber	
	APP	LICATION A			umn 2)		SMALL	ENTITY	OR		R THAN ENTITY
	FOR	NUMBE	R FILE	D NUMBE	R EXTRA		RATE(\$)	FEE(\$)		RATE(\$)	FEE(\$)
BASIC FEE (37 CFR 1.16(a), (b), or (c)) N/A N/A		Ī	N/A		1	N/A	390				
	NRCH FEE FR 1.16(k), (i), or (m))	N	/A	١	I/A	Ī	N/A			N/A	620
	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	I/A		N/A			N/A	250
	AL CLAIMS FR 1.16(i))	20	minus	20= *		Ī			OR	x 62 =	0.00
	EPENDENT CLAII FR 1.16(h))	MS 3	minus	3 = *		Γ			1	x 250 =	0.00
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* If t	he difference in co	olumn 1 is less th	an zero,	enter "0" in colur	mn 2.	_	TOTAL			TOTAL	1260
		(Column 1) CLAIMS REMAINING		(Column 2) HIGHEST NUMBER	(Column 3)	Γ	SMALL RATE(\$)	ENTITY ADDITIONAL	OR]		R THAN ENTITY ADDITIONAL
NT A		AFTER AMENDMENT		PREVIOUSLY PAID FOR	EXTRA		Τ(ΑΤΕ(Φ)	FEE(\$)		ΤΙΚΤΕ(Ψ)	FEE(\$)
AMENDMENT	Total (37 CFR 1.16(i))	*	Minus	**	=	L	x =		OR	x =	
	Independent (37 CFR 1.16(h))	*	Minus	***	=		x =		OR	x =	
₹	Application Size Fe	e (37 CFR 1.16(s))				L					
	FIRST PRESENTA	TION OF MULTIPE	E DEPEN	IDENT CLAIM (37 C	CFR 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)		,		_		
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	L	X =		OR	x =	
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		x =		OR	x =	
¥	Application Size Fe	ee (37 CFR 1.16(s))						-]		
	FIRST PRESENTA	TION OF MULTIPE	E DEPEN	IDENT CLAIM (37 C	OFR 1.16(j))				OR		
						_	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
*	* If the entry in co * If the "Highest N * If the "Highest No	lumber Previous	ly Paid F	or" IN THIS SPA	CE is less than	20,	, enter "20".		-		

The "Highest Number Previously Paid For" (Total or Independent) is the highest found in the appropriate box in column 1.



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APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
13/708.477	12/07/2012	2817	1390	Avail0109-C1	20	3

CONFIRMATION NO. 6261

84646 Haynes and Boone, LLP IP Docketing 2323 Victory Avenue Suite 700

Dallas, TX 75219

0.00000058494923

FILING RECEIPT

Date Mailed: 01/11/2013

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

Allan Havemose, Arroyo Grande, CA;

Applicant(s)

Open Invention Network LLC, Durham, NC

Assignment For Published Patent Application

OPEN INVENTION NETWORK LLC, Durham, NC

Power of Attorney: The patent practitioners associated with Customer Number <u>84646</u>

Domestic Priority data as claimed by applicant

This application is a CON of 12/421.691 04/10/2009 PAT 8341631

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

If Required, Foreign Filing License Granted: 01/07/2013

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/708,477**

Projected Publication Date: Request for Non-Publication Acknowledged

Non-Publication Request: Yes

Early Publication Request: No

Title

SYSTEM AND METHOD FOR APPLICATION ISOLATION

Preliminary Class

333

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Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE 13/708,477 12/07/2012 Allan Havemose Avail0109-C1

84646 Haynes and Boone, LLP IP Docketing 2323 Victory Avenue Suite 700 Dallas, TX 75219

CONFIRMATION NO. 6261 POA ACCEPTANCE LETTER



Date Mailed: 01/11/2013

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 12/07/2012.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

/qnguyen/				

Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101

In place of PTO-1449 Form			F COMMERCE NARK OFFICE		Complete if Known		
				Application Number	13/708,477		
INFO	RMATION D	SCLO	SURE	Filing Date December 7, 2012			
STAT	EMENT BY	APPL	ICANT	First Inventor Name Havemose			
(us	se as many sheets	as necess	sary)	Art Unit	2199		
				Examiner Name	Lewis Alexander Bullock, Jr.		
SHEET	1	OF	3	Attorney Docket Number	48731.775		

SILEI			U. S. PATI	ENTS
Examiner's				
Initials	Cite No.	Document Number	Issue Date	Name of Patentee or Applicant of Cited Document
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Examiner			Date	
Signature	 	 	Considered	

In place of PTO-1449 Form	T. T. — —		F COMMERCE MARK OFFICE		Complete if Known
				Application Number	13/708,477
INFO	RMATION D	ISCLO	SURE	Filing Date	December 7, 2012
STAT	EMENT BY	APPL	ICANT	First Inventor Name	Havemose
(u.	se as many sheets	as neces:	sary)	Art Unit	2199
				Examiner Name	Lewis Alexander Bullock, Jr.
SHEET	2	OF	3	Attorney Docket Number	48731.775

SHEET		UF	3 Altonley	Docket Number 46731.775
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position.	 	 		
Examiner			Date	
Signature			Considered	

In place of PTO-1449 Form		RTMENT OF ID TRADEMA	COMMERCE ARK OFFICE		Complete if Known		
				Application Number	13/708,477		
INFO	RMATION	DISCLOS	SURE	Filing Date	December 7, 2012		
STAT	EMENT BY	APPLIC	CANT	First Inventor Name Havemose			
(us	e as many sheet	's as necessa	ary)	Art Unit	2199		
				Examiner Name	Lewis Alexander Bullock, Jr.		
SHEET	3	OF	3	Attorney Docket Number	48731.775		
			FOREIGN	DATENT DOCUMENTS			

	FOREIGN PATENT DOCUMENTS				
Examiner's Initials	Cite No.	Foreign Patent Document (Country Code - Number - Kind)	Publication Date	Patentee or Applicant of Cited Document	Translation
	<u>. </u>				
			-		

	-	NON-PATENT LITERATURE DOCUMENTS
Examiner's Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article, title of the item, date, page(s), volume-issue number(s), publisher, city/country where published
	C1	KARABLIEH, Feras, et al., "Heterogeneous Checkpointing for Multithreaded Applications," IEEE 21st Symposium on Reliable Distributed Systems, October 13-16, 2002, pages 140-149.
	C2	NAM, Hyochang, et al., "Probabilistic Checkpointing," IEICE Trans. Inf. & Syst., Vol. E85-D, No. 7, July 2002, pages 1093-1104.
	С3	SANCHO, Jose Carlos, et al., "On the Feasibility of Incremental Checkpointing for Scientific Computing," Proceedings of the 18 th International Parallel and Distributed Processing Symposium, April 2004, 10 pages.

Examiner	 			Date	
Signature		 	 	Considered	

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include a copy of this form with next communication to applicant.

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 68 of 139 PageID #: 1481						
Electronic Aci	knowledgement Receipt					
EFS ID:	15509672					
Application Number:	13708477					
International Application Number:						
Confirmation Number:	6261					
Title of Invention:	SYSTEM AND METHOD FOR APPLICATION ISOLATION					
First Named Inventor/Applicant Name:	Allan Havemose					
Customer Number:	84646					
Filer:	J. Andrew Lowes/Karen Underwood					
Filer Authorized By:	J. Andrew Lowes					
Attorney Docket Number:	48731.775					
Receipt Date:	12-APR-2013					
Filing Date:	07-DEC-2012					
Time Stamp:	18:47:31					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		48731775IDS.pdf	252785	ves	4
'		40/31//3ID3.pdi	eb330588a954f4b85beb8793e6a8f6b973d 47d22	, l	7

Case 2:24	-cv-00093-JRG Document Mul tir	: 49-8 Filed 06/05/24 F part Description/PDF files in .	Page 69 of 139 Pa zip description	geID #: 1	482
	Document Description		Start	End	
	Transmittal Letter		1	1	
	Information Disclosure Statement (IDS) Form (SB08)		2	4	
Warnings:					
Information:					
2	2 Non Patent Literature	Karablieh.pdf	801312	no	10
2			b064644545b4b6dbc79478616b71aa5cd9f 06c1c		
Warnings:					
Information:					
3	3 Non Patent Literature	Nam.pdf	891440	no	12
-			526c849d72182a0d9695990b18467c2b2f1 9fb00		
Warnings:					
Information:					
4 Non Patent Literature	Non Patent Literature	Sancho.pdf	834028	no	10
		72274956e57feac56acd2d29eb5bafd8e82 d83b9			
Warnings:					
Information:					
		Total Files Size (in bytes)	277	9565	

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Group Art Unit: 2199 Allan Havemose § § § § § Confirmation No.: 6261 Application No. 13/708,477 Examiner: Lewis Alexander Bullock, Jr. Filing Date: December 7, 2012 Docket No.: 48731.775 Entitled: System and Method for Application Isolation

INFORMATION DISCLOSURE STATEMENT

Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In compliance with the duty of disclosure under 37 CFR §1.56, and in accordance with the practice under 37 CFR §1.97 and §1.98, the Examiner's attention is directed to the documents listed on the enclosed modified Form PTO-1449. No inference should be made that the cited references are in fact material, are in fact prior art, or that no better art exists. The cited patents are listed in numerical order and are not in any order based on their pertinence.

Pursuant to 37 CFR §1.98(a)(2)(i), copies of the U.S. patent documents listed on the enclosed modified From PTO-1449 are not attached.

This Information Disclosure Statement is being filed within three months of the United States filing date or before the mailing date of a first Office Action on the merits. No certification or fee is required (37 CFR §1.97(b)).

No fee is due. However, the Commissioner is hereby authorized to charge any additional fees which may be required or credit any overpayment to Deposit Account No. 08-1394.

It is respectfully requested that the above information be considered by the Examiner and that a copy of the enclosed modified Form PTO-1449 be returned indicating that such information has been considered.

Respectfully submitted,

J. Andrew Lowes

Registration No. 40,706

HAYNES AND BOONE, LLP 2323 Victory Avenue, Suite 700

Dallas, Texas 75219 Telephone: 972-680-7557 Facsimile: 214-200-0853

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence and any attachments are being transmitted via the Electronic Filing System (EFS) Web with the United States Patent and Trademark Office on 4-12-2013

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UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/708,477	12/07/2012	Allan Havemose	48731.775	6261	
84646 Haynes and Bo	7590 06/11/201 one, LLP	4	EXAM	IINER	
IP Docketing			WU, QING YUAN		
2323 Victory Avenue Suite 700		ART UNIT	PAPER NUMBER		
Dallas, TX 752	19		2199		
			NOTIFICATION DATE	DELIVERY MODE	
			06/11/2014	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

michele.zarinelli@gmail.com patentpatent@gmail.com ipdocketing@haynesboone.com

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 72 of 139 PageID #: 1485					
	Application No. 13/708,477	Applicant(s) HAVEMOSE ET AL.			
Office Action Summary	Examiner QING WU	Art Unit 2199	AIA (First Inventor to File) Status No		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orresponden	ce address		
A SHORTENED STATUTORY PERIOD FOR REPLY THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailling date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be timing apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed the mailing date of D (35 U.S.C. § 133	f this communication.		
Status					
1) Responsive to communication(s) filed on 4/12/					
A declaration(s)/affidavit(s) under 37 CFR 1.1	· ·				
2a) This action is FINAL . 2b) This 3) An election was made by the applicant in response	action is non-final.	oot forth durin	ng the interview on		
,	•		ig the interview on		
; the restriction requirement and election have been incorporated into this action. 4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims*					
5) Claim(s) 1-20 is/are pending in the application. 5a) Of the above claim(s) is/are withdraw 6) Claim(s) is/are allowed. 7) Claim(s) 1-20 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or are subject to restriction and/or and allowable, you may be elimparticipating intellectual property office for the corresponding application papers 10) The specification is objected to by the Examiner 11) The drawing(s) filed on 12/7/12 is/are: a) according the corresponding of the corresponding application papers	election requirement. gible to benefit from the Patent Pros pplication. For more information, plea an inquiry to <u>PPHfeedback@uspto.c</u>	ase see 10V.	ı way program at a		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign Certified copies: a) All b) Some** c) None of the: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau ** See the attached detailed Office action for a list of the certifie	s have been received. s have been received in Applicat rity documents have been receiv I (PCT Rule 17.2(a)).	ion No			
235 and datastical distances design for a not of the definited depicts not received.					
Amarkanana/a)					
Attachment(s) 1) Notice of References Cited (PTO-892)	3) Interview Summary	(DTO: 412)			
2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/S Paper No(s)/Mail Date 4/12/13.	Paper No(s)/Mail Da				

Application/Control Number: 13/708,477

Art Unit: 2199

The present application is being examined under the pre-AIA first to invent provisions.

Page 2

DETAILED ACTION

1. Claims 1-20 are presented for examination.

Double Patenting

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory double patenting rejection is appropriate where the claims at issue are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the reference application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

Application/Control Number: 13/708,477

Art Unit: 2199

The USPTO internet Web site contains terminal disclaimer forms which may be used.

Page 3

Please visit http://www.uspto.gov/forms/. The filing date of the application will determine what

form should be used. A web-based eTerminal Disclaimer may be filled out completely online

using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and

approved immediately upon submission. For more information about eTerminal Disclaimers,

refer to http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-I.jsp.

Claims 1-20 are rejected on the ground of nonstatutory double patenting as being

unpatentable over claims 1 and 3-12 of U.S. Patent No. 8,341,631 (hereafter '631). Although the

claims at issue are not identical, they are not patentably distinct from each other because claims

1-20 are anticipated by claims 1 and 3-12 patent '631 such that claims 1 and 3-12 of patent '631

contain all the limitations of claims 1-20 of the instant application. Claims 1-20 of the instant

application therefore are not patently distinct from claims 1 and 3-12 of patent '631 and as such

are unpatentable for obviousness-type double patenting.

Claim Rejections - 35 USC § 112

3. The following is a quotation of 35 U.S.C. 112(b):

> (b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the

invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph:

The specification shall conclude with one or more claims particularly pointing out and distinctly

claiming the subject matter which the applicant regards as his invention.

Claim 1 is rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second 4.

paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject

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Art Unit: 2199

matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the

invention. More specifically, it is unclear to the examiner who or what "they" on line 8 is

referring to. Is applicant referring to one or more of the isolated environments and one or more

of the applications? or more than one application? For examination purpose "they" is treated as

"the one or more applications" although it implies a plurality of (more than one) applications are

running.

Allowable Subject Matter

5. Claims 1-20 would be allowable by overcoming the double patenting and/or 112 second

paragraph rejection above.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to QING WU whose telephone number is (571)272-3776. The

examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lewis A. Bullock can be reached on 571-272-3759. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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Art Unit: 2199

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/QING-YUAN WU/ Primary Examiner, Art Unit 2199

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13708477	HAVEMOSE ET AL.
	Examiner	Art Unit
	QING WU	2199

✓	Rejected	-	
=	Allowed	4	

-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

Α	Appeal
0	Objected

Claims	Claims renumbered in the same order as presented by applicant			☐ CPA	□ т.с	D. 🗆	R.1.47		
CL			DATE	ATE					
Final	Original	06/04/2014							
	1	√							
	2	√							
	3	√							
	4	√							
	5	✓							
	6	✓							
	7	✓							
	8	✓							
	9	✓							
	10	√							
	11	√							
	12	√							
	13	√							
	14	√							
	15	√							
	16	✓							
	17	√							
	18	√							
	19	√							
	20	√							

U.S. Patent and Trademark Office Part of Paper No.: 20140604

CPC- SEARCHED)	
Symbol	Date	Examiner
		1

CPC COMBINATION SETS - SEARC	CHED	
Symbol	Date	Examiner

	US CLASSIFICATION SEA	ARCHED	
Class	Subclass	Date	Examiner

SEARCH NOTES		
Search Notes	Date	Examiner
714/all, 718/all, 719/all, 726/all, G06F9/445.cpc. G06F9/50.cpc. H04L63/00.cpc. G06F21/\$4.cpc. [combination of class/subclass search in EAST - see search history]	6/4/2014	QW
Inventor name search	6/4/2014	QW

INTERFERENCE SEARCH			
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

U.S. Patent and Trademark Office Part of Paper No.: 20140604

Case 2:24-cy-00093-JRG Document 49-8 Filed 06/05/24 Page 79 of 139 PageID #: 1492 Receipt date: 04/12/2013

In place of PTO-1449 Form			F COMMERCE IARK OFFICE	Complete if Known		
				Application Number	13/708,477	
INFOF	RMATION D	ISCLO	SURE	Filing Date	December 7, 2012	
STAT	EMENT BY	APPL	CANT	First Inventor Name	Havemose	
(use	e as many sheets	as necess	sary)	Art Unit	2199	
				Examiner Name	Lewis Alexander Bullock, Jr.	
SHEET	1	OF	3	Attorney Docket Number	48731.775	

SHEET	1	OF	3 Attorney	/ Docket Number 48/31.7/5
			U. S. PATI	ENTS
Examiner's Initials	Cite No.	Document Number	Issue Date	Name of Patentee or Applicant of Cited Document
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	A3	5996016	11-30-1999	Thalheimer, et al.
	A4	6021408	02-01-2000	Ledain, et al.
	A5	6026499	02-15-2000	Shirakihara, et al.
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	A50	8065714	11-22-2011	Budko, et al.
	A51	8171483	05-01-2012	Nord, et al.

Examiner	/Qing Yuan Wu/	Date 06/04/20	1./
Signature	/Qing ruan vu/	Considered 00/04/20	14

Case 2:24-cy-00093-JRG Document 49-8 Filed 06/05/24 Page 80 of 139 PageID #: 1493 Receipt date: 04/12/2013

In place of PTO-1449 Form			F COMMERCE IARK OFFICE	Complete if Known		
				Application Number	13/708,477	
INFO	RMATION D	ISCLO	SURE	Filing Date	December 7, 2012	
STAT	EMENT BY	APPLI	ICANT	First Inventor Name	Havemose	
(us	se as many sheets	as necess	sary)	Art Unit	2199	
				Examiner Name	Lewis Alexander Bullock, Jr.	
SHEET	2	OF	3	Attorney Docket Number	48731.775	

SHEET	2	OF	3 Attorney	Docket Number 48731.775
		U. S.	PATENT APPLICATI	ON PUBLICATIONS
Examiner's Initials	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document
	B1	2002/0007468	01-17-2002	Kampe, et al.
	B2	2002/0087916	07-04-2002	Meth
	B3	2002/0124089	09-05-2002	Aiken, et al.
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	B23	2005/02/1888	01-19-2006	Ocko, et al.
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- Committee - Comm		 		
Examiner	10: 1/ 11/		Date	06/04/2014
Signature	/Qing Yuan Wu/		Considered	06/04/2014

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include a copy of this form with next communication to applicant.

Case 2:24-cy-00093-JRG Document 49-8 Filed 06/05/24 Page 81 of 139 PageID #: 1494 Receipt date: 04/12/2013

In place of PTO-1449			COMMERCE ARK OFFICE	Complete if Known		
Form					· · · · · · · · · · · · · · · · · · ·	
				Application Number	13/708,477	
INFOR	RMATION D	DISCLO	SURE	Filing Date	December 7, 2012	
STAT	EMENT BY	' APPLI	CANT	First Inventor Name	Havemose	
(use	e as many sheets	s as necess	ary)	Art Unit	2199	
				Examiner Name	Lewis Alexander Bullock, Jr.	
SHEET	3	OF	3	Attorney Docket Number	48731.775	
			EODEIGN	DATENT DOCUMENTS		

	FOREIGN PATENT DOCUMENTS							
Examiner's Initials Cite No.		Foreign Patent Document (Country Code - Number - Kind)	Publication Date	Patentee or Applicant of Cited Document	Translation			
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NON-PATENT LITERATURE DOCUMENTS						
Examiner's Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article, title of the item, date, page(s), volume-issue number(s), publisher, city/country where published				
	C1	KARABLIEH, Feras, et al., "Heterogeneous Checkpointing for Multithreaded Applications," IEEE 21 st Symposium on Reliable Distributed Systems, October 13-16, 2002, pages 140-149.				
	C2	NAM, Hyochang, et al., "Probabilistic Checkpointing," IEICE Trans. Inf. & Syst., Vol. E85-D, No. 7, July 2002, pages 1093-1104.				
	C3	SANCHO, Jose Carlos, et al., "On the Feasibility of Incremental Checkpointing for Scientific Computing," Proceedings of the 18 th International Parallel and Distributed Processing Symposium, April 2004, 10 pages.				

Examiner	/Qing Yuan Wu/	Date	
Signature	/Qing Yuan Wu/	Considered	06/04/2014

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include a copy of this form with next communication to applicant.

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	1	"20100262970"	US-PGPUB; USPAT	OR	OFF	2012/03/08 14:42
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S 8	242	S7 and S5	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT;	The state of the s	ON	2012/03/13 16:01

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S28	138	S27 and ((@ad<"20090410") or (@prad<"20090410") or (@rlad<"20090410"))	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/08/21 17:18
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C 2.2	.4-CV-UU	1093-JRG Document 49-8 Filed (J0/U5/24	Page 84)I T39 P	ageID #: 1
		(resource interface memor\$3 file font librar\$3 device storage))	EPO; JPO; DERWENT; IBM_TDB			
S25	237	S24 and ((@ad<"20090410") or (@prad<"20090410") or (@rlad<"20090410"))	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/08/21 17:18
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S22	967	S20 and S21		OR	ON	2012/08/21 17:18
S21	139734	"714"/\$.ccls. "719"/\$.ccls. "718"/\$.ccls.	US-PGPUB, USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/08/21 17:18
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se 2.2	4-CV-UC	1093-JRG Document 49-8 Filed (Jb/U5/24	Page 85 (OI 139 P	ageid #: 1
		"6766314" "7058696" "7523344" "20040153700" "20060206873" "20070260733" "20080294114" "6269442").PN.				
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S32	8	(application software process program) near3 (hook\$3 isolat\$3 intercept\$3 redirect\$3 map\$4) near3 (shar\$3 near2 (resource interface memor\$3 file font librar\$3 device storage)) same (install\$5 uninstall\$5)	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/08/21 17:27
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S34	1	"20120054486"	US-PGPUB; USPAT	OR	OFF	2012/08/21 17:58
S38	1	"8341631".pn.	US-PGPUB; USPAT	OR	OFF	2014/06/04 12:27
S 39	1	"12421694"	US-PGPUB: USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/06/04 13:08
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L14	175209	G06F9/445.cpc. G06F9/50.cpc. H04L63/00.cpc. G06F21/\$4.cpc.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2014/06/04 14:56

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): HAVEMOSE, Allan Docket: Avail0109-C1

Serial No.: 13/708,477 **Art Unit:** 2199

Filed: 12/07/2012 Examiner: WU, Qing Yuan

Title: SYSTEM AND METHOD FOR APPLICATION ISOLATION

AMENDMENT

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:

In response to the Non-Final Rejection ("Office Action") dated 06/11/2014, please submit the following amendments and arguments:

Amendments to the Claims begin on page 2 of this paper.

Remarks begin on page 5 of this paper.

Amendments to the Claims:

1. (Currently Amended) A system, comprising:

one or more central processing units; and

one or more isolated environments including one or more applications and executables;

wherein the one or more central processing units and the one or more isolated environments are configured to interact with each other;

wherein the one or more isolated environments are created during installation of the one or more applications, and updates to the one or more isolated environments occur as the one or more applications use additional resources while they run;

wherein the one or more isolated environments are removed as part of an uninstall of the one or more applications;

wherein the one or more isolated environments are stored for retrieval at a later time after the uninstall of the one or more applications.

- 2. (Currently Amended) The system according to claim 1, wherein the one or more applications are isolated from other applications and a host operating system while the one or more applications materials within the one or more isolated environments.
- 3. (Original) The system according to claim 1 comprising one or more interception layers configured to intercept access to host operating system resources and host operating system interfaces.
- 4. (Original) The system according to claim 3, wherein the one or more interception layers intercept calls to the host operating system and system libraries created by the one or more applications.
- 5. (Original) The system according to claim 1 comprising an interception database configured to maintain mapping between host operating system resources inside the one or more isolated environments and outside.
- 6. (Original) The system according to claim 5, wherein the interception database translates parameters and contexts between a host environment and the one or more isolated environments.

7. (Original) The system according to claim 1, wherein the one or more isolated environments are stored on a local storage.

- 8. (Original) The system according to claim 1, wherein the one or more isolated environments are stored on a networked storage and the one or more applications are delivered over a network.
- 9. (Original) The system according to claim 1, wherein each of the one or more applications is installed into its own isolated environment.
- 10. (Original) The system according to claim 1, wherein two or more applications are installed into a shared isolated environment.
- 11. (Original) The system according to claim 10, wherein the two or more applications share resources inside the shared isolated environment.
- 12. (Original) The system according to claim 1, wherein two or more applications are installed into separate isolated environments and the one or more applications run concurrently in the separate isolated environments.
- 13. (Original) The system according to claim 1, wherein a first application of the one or more applications is installed twice into separate isolated environments, and the separate isolated environments run concurrently and independently.
- 14. (Original) A method, comprising:

creating one or more isolated environments during installation of the one or more applications, and updating the one or more isolated environments as the one or more applications use additional resources while running;

removing the one or more isolated environments as part of uninstalling the one or more applications; and

storing the one or more isolated environments for retrieval at a later time after the one or more applications are uninstalled.

15. (Original) The method of claim 14 comprising intercepting access to system resources and interfaces at one or more interception layers.

- 16. (Original) The method of claim 15 comprising maintaining mapping between the system resources inside the one or more isolated environments and outside.
- 17. (Original) The method of claim 14 comprising isolating the one or more applications from other applications and a host operating system while running within the one or more isolated environments.
- 18. (Original) A non-transitory computer readable storage medium comprising instructions for: creating one or more isolated environments during installation of the one or more applications, and updating the one or more isolated environments as the one or more applications use additional resources while running;

removing the one or more isolated environments as part of uninstalling the one or more applications; and

storing the one or more isolated environments for retrieval at a later time after the one or more applications are uninstalled.

- 19. (Original) The non-transitory computer readable storage medium of claim 18 comprising instructions for maintaining mapping between the system resources inside the one or more isolated environments and outside.
- 20. (Original) The non-transitory computer readable storage medium of claim 19 comprising instructions for isolating the one or more applications from other applications and a host operating system while running within the one or more isolated environments.

REMARKS

Claims 1-20 are presented for examination.

Double Patenting

Claims 1-20 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1 and 3-12 of U.S. Patent No. 8,341,631 (hereafter '631).

Applicant has filed an electronic terminal disclaimer.

Claim Rejections - 35 USC § 112

Claim 1 is rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention.

Allowable Subject Matter

Claims 1-20 would be allowable by overcoming the double patenting and/or 112 second paragraph rejection above.

Applicant has amended the claims to overcome the 112 rejection. An electronic terminal disclaimer has been filed.

CONCLUSION

Although Applicant has focused the remarks and/or amendments on or primarily on the independent claims in order to expedite the prosecution of the instant application, Applicant reserves the right to remark on and/or amend any of the dependent claims at any time. The mere fact that Applicant has not remarked on and/or amended any of the dependent claims at this time, either related to an Official Notice rejection or not, is unequivocally not an admission of prior art.

Although the present communication may include alterations to the application or claims, or characterizations of claim scope or referenced art, the Applicant is not conceding in this application that previously pending claims are not patentable over the cited references. Rather, any alterations or characterizations are being made to facilitate expeditious prosecution of this application.

Applicant reserves the right to pursue at a later date any previously pending or other broader or narrower claims that capture any subject matter supported by the present disclosure, including subject matter found to be specifically disclaimed herein or by any prior prosecution.

Accordingly, reviewers of this or any parent, child or related prosecution history shall not reasonably infer that the Applicant has made any disclaimers or disavowals of any subject matter supported by the present application.

Applicant respectfully submits that the claims are in condition for allowance and notification to that effect is earnestly requested. The Examiner is invited to telephone the undersigned at any time.

	Respectfully submitted,
	RGIP LLC
	1103 Twin Creeks Drive Allen, TX 75013 Phone: (972) 849-1310
Dated: September 10, 2014	/Raffi Gostanian/
	Raffi Gostanian
	Reg. No. 42,595
	Docket No. Avail0109-C1

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 93 of 139 PageID #: 1506 Electronic Acknowledgement Receipt				
EFS ID:	20104617			
Application Number:	13708477			
International Application Number:				
Confirmation Number:	6261			
Title of Invention:	SYSTEM AND METHOD FOR APPLICATION ISOLATION			
First Named Inventor/Applicant Name:	Allan Havemose			
Customer Number:	84646			
Filer:	Raffi Gostanian			
Filer Authorized By:				
Attorney Docket Number:	Avail0109-C1 / 48731.775			
Receipt Date:	10-SEP-2014			
Filing Date:	07-DEC-2012			
Time Stamp:	18:37:48			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	no
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File Listing:

1 Transmittal Letter sb0021 Transmittal.pd	263228 If	no	2
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Warnings:	
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Information	Total Files Size (in bytes):	33	70650
Warnings:			
	Applicant Arguments/Remarks Made in an Amendment	5	6
	Claims	2	4
	Amendment/Req. Reconsideration-After Non-Final Reject	1	1
	Document Description	Start	End
	Multipart Description/PDF files in	zip description	
2	Response.pdf	12f1acdf94d37c806aeea90051bfc403758fd 42d	yes 6
Case 2:	24-cv-00093-JRG Document 49-8 Filed 06/05/24 F	Page 94 of 139 Page 107422	ageID #: 1507

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

DocGgde2: TRAN-95093-JRG Document 49-8 Filed 06/05/24 Page 95 of 139 PageID #: 1508

Document Description: Transmittal Letter

PTO/SB/21 (07-09) Approved for use through 07/31/2012. OMB 0651-0031

Under the Paperwo	rk Reduction Act of 1995. no perso				t displays a valid OMB control number.	
			13/708,477			
	ISMITTAL	Filing Date	December 7	7, 2012		
_l F	FORM	First Named Inventor	HAVEMOSE, Allan			
		Art Unit	2199			
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Total Number of Page	,	Attorney Docket Number	Avail0109-C	C1		
Total Number of Fage	•					
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Extension of T	tached eply inal its/declaration(s) ime Request donment Request sclosure Statement of Priority Remains	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence A Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD arks	ddress	of Ap Appe (Appe Propi Statu	′	
Reply t	o Missing Parts 37 CFR 1.52 or 1.53	OF APPLICANT, ATTO	RNEY, OF	R AGENT		
Firm Name	P LLC	· · · · · · · · · · · · · · · · · · ·	•			
Signature /Rat	ffi Gostanian/					
Printed name Raft	fi Gostanian					
Date September 10, 2014		F	Reg. No.	42,595		
	s correspondence is being facs		O or deposit	ted with the U	nited States Postal Service with Alexandria, VA 22313-1450 on	
Signature	/Michele Zarinelli/					
Typed or printed name	Michele Zarinelli			Date	September 10, 2014	

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Typed or printed name

Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Case 2:24-cv-00093-JRG Doc Code: DIST.E.FILE Document Description: Electronic		-06/05/24 -	Page 97 of 139 PageID #: 1570/SB/26 U.S. Patent and Trademark Office Department of Commerce				
Electronic Petition Request	TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT						
Application Number	13708477	13708477					
Filing Date	07-Dec-2012	07-Dec-2012					
First Named Inventor	Allan Havemose						
Attorney Docket Number	Avail0109-C1 / 48731.775						
Title of Invention	SYSTEM AND METHOD FOR APPLICATION ISOLATION						
Filing of terminal disclaimer doe Office Action This electronic Terminal Disclair	·	·	-				
Owner		Percent Interest					
OPEN INVENTION NETWORK LLC		100%					
The owner(s) with percent interest lis	ted above in the instant applica	tion hereby d	lisclaims, except as provided below, the				

The owner(s) with percent interest listed above in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of prior patent number(s)

8341631

as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent later:

- expires for failure to pay a maintenance fee;
- is held unenforceable;
- is found invalid by a court of competent jurisdiction;
- is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321;
- has all claims canceled by a reexamination certificate;
- is reissued; or
- is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.
- Terminal disclaimer fee under 37 CFR 1.20(d) is included with Electronic Terminal Disclaimer request.

	- Casa 2:24_cv_00003_1D 6	3 Document 49-8 Filed 06/05/24 Page 98 of 139 PageID #: 1511 					
0	Licertify in accordance with 37 CER 1.4(d)(4), that the terminal disclaimer fee under 37 CER 1.20(d)						
Арр	licant claims the following fee st	atus:					
0	Small Entity						
0	Micro Entity						
•	Regular Undiscounted						
belie the l	hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and he like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and hat such willful false statements may jeopardize the validity of the application or any patent issued thereon.						
TH	IS PORTION MUST BE COMPLETE	D BY THE SIGNATORY OR SIGNATORIES					
l ce	rtify, in accordance with 37 CFR	1.4(d)(4) that I am:					
•	An attorney or agent registered this application	I to practice before the Patent and Trademark Office who is of record in					
	Registration Number 42595	<u>; </u>					
0	A sole inventor						
0	A joint inventor; I certify that I am authorized to sign this submission on behalf of all of the inventors as evidenced by the power of attorney in the application						
0	A joint inventor; all of whom are signing this request						
Signature		/Raffi Gostanian/					
Name		Raffi Gostanian					

^{*}Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP \S 324.

Electronic Patent Application Fee Transmittal					
Application Number:	13708477				
Filing Date:	07-Dec-2012				
Title of Invention:	SYSTEM AND METHOD FOR APPLICATION ISOLATION				
First Named Inventor/Applicant Name:	All	an Havemose			
Filer:	Raf	ffi Gostanian			
Attorney Docket Number:	Av	ail0109-C1 / 48731.	775		
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Statutory or Terminal Disclaimer		1814	1	160	160
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:	Petition:				
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					

Case 2:24-cv-00093-JRG Document 49-8 Description	Filed 06/05/24 Fee Code	Page 10 Quantity	0 of 139 Page Amount	PID #: 1513 Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	160

Document Description: Electronic Terminal Disclaimer – Approved
Application No.: 13708477
Filing Date: 07-Dec-2012
Applicant/Patent under Reexamination: Havemose et al.
Electronic Terminal Disclaimer filed on September 10, 2014
This patent is subject to a terminal disclaimer
☐ DISAPPROVED
Approved/Disapproved by: Electronic Terminal Disclaimer automatically approved by EFS-Web
U.S. Patent and Trademark Office

Doc Code: DISQ.E.FILE

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 102 of 139 PageID #: 1515					
Electronic Acknowledgement Receipt					
EFS ID:	20104378				
Application Number:	13708477				
International Application Number:					
Confirmation Number:	6261				
Title of Invention:	SYSTEM AND METHOD FOR APPLICATION ISOLATION				
First Named Inventor/Applicant Name:	Allan Havemose				
Customer Number:	84646				
Filer:	Raffi Gostanian				
Filer Authorized By:					
Attorney Docket Number:	Avail0109-C1 / 48731.775				
Receipt Date:	10-SEP-2014				
Filing Date:	07-DEC-2012				
Time Stamp:	18:20:17				
Application Type:	Utility under 35 USC 111(a)				
Payment information:					

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$160
RAM confirmation Number	4744
Deposit Account	505904
Authorized User	

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
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		Total Files Size (in bytes):	6	3708	
Information:					
Warnings:					
-	. co manace (abasa)	·	462258ec16209c02ca85d9a0f90cc40eb255 c20a		_
2	Fee Worksheet (SB06)	fee-info.pdf	30135	no	2
Information:					
Warnings:					
			53964906ca900e7287aebeedc562975b40e 34a22		
1	Electronic Terminal Disclaimer-Filed	eTerminal-Disclaimer.pdf	33573	no	2
Case 2:2	24-cv-00093-JRG Document	49-8 Filed 06/05/24 P	age 103 of 139 P	ageID #:	1516
C_{0000} 2.3	14 ov 00002 IDC Dooumont	MO O Filad OG/OF/24 D	000 100 of 100 D	COOLD #	1516

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 104 of 139 PageID #: 1517

PTO/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Application or Docket Number PATENT APPLICATION FEE DETERMINATION RECORD Filing Date 13/708,477 12/07/2012 To be Mailed Substitute for Form PTO-875 □ LARGE □ SMALL □ MICRO ENTITY: APPLICATION AS FILED - PART I (Column 2) (Column 1) FOR NUMBER FILED NUMBER EXTRA RATE (\$) FEE (\$) ■ BASIC FEE N/A N/A N/A SEARCH FEE N/A N/A N/A (37 CFB 1 16(k), (i), or (m) **EXAMINATION FEE** N/A N/A N/A (37 CFR 1.16(o), (p), or (q)) TOTAL CLAIMS minus 20 = X \$ (37 CFR 1.16(i)) = INDEPENDENT CLAIMS minus 3 = X \$ If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 APPLICATION SIZE FEE for small entity) for each additional 50 sheets or (37 CFR 1.16(s)) fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j)) If the difference in column 1 is less than zero, enter "0" in column 2 TOTAL APPLICATION AS AMENDED - PART II (Column 1) (Column 3) (Column 2) CLAIMS HIGHEST REMAINING NUMBER 09/10/2014 PRESENT EXTRA RATE (\$) ADDITIONAL FEE (\$) **AFTER PREVIOUSLY** AMENDMENT **AMENDMENT** PAID FOR Total (37 CFR * 20 Minus ** 20 = 0 x \$80 = 0 Independent (37 CFR 1.16(h)) 3 Minus ***3 = 0 x \$420 =0 Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) TOTAL ADD'L FEE 0 (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING NUMBER PRESENT EXTRA RATE (\$) ADDITIONAL FEE (\$) **PREVIOUSLY AFTER** AMENDMENT PAID FOR Total (37 CFR 1.16(i)) ENDMEN. Minus = X \$ Minus X \$ Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) TOTAL ADD'L FEE * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. LIE ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /LAWANDA MILTON/ *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 105 of 139 PageID #: 1518



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

NOTICE OF ALLOWANCE AND FEE(S) DUE

Haynes and Boone, LLP **IP Docketing** 2323 Victory Avenue Suite 700 Dallas, TX 75219

09/23/2014

EXAMINER WU, QING YUAN

ART UNIT

PAPER NUMBER

2199

DATE MAILED: 09/23/2014

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/708,477	12/07/2012	Allan Havemose	Avail0109-C1 / 48731.775	6261

TITLE OF INVENTION: SYSTEM AND METHOD FOR APPLICATION ISOLATION

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	12/23/2014

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the ENTITY STATUS shown above. If the ENTITY STATUS is shown as SMALL or MICRO, verify whether entitlement to that entity status still applies.

If the ENTITY STATUS is the same as shown above, pay the TOTAL FEE(S) DUE shown above.

If the ENTITY STATUS is changed from that shown above, on PART B - FEE(S) TRANSMITTAL, complete section number 5 titled "Change in Entity Status (from status indicated above)".

For purposes of this notice, small entity fees are 1/2 the amount of undiscounted fees, and micro entity fees are 1/2 the amount of small entity

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Case 2:24-cv-00093-JRG Document 49 RECENIER 2006/05/24 Page 106 of 139 PageID #: 1519

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

(571)-273-2885 or <u>Fax</u>

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for

maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below. 84646 7590 09/23/2014 Haynes and Boone, LLP IP Docketing 2323 Victory Avenue (Depositor's name Suite 700 (Signature Dallas, TX 75219 (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 13/708.477 12/07/2012 Allan Havemose Avail0109-C1 / 48731.775 6261 TITLE OF INVENTION: SYSTEM AND METHOD FOR APPLICATION ISOLATION PUBLICATION FEE DUE APPLN. TYPE ENTITY STATUS ISSUE FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE nonprovisional UNDISCOUNTED \$960 \$960 12/23/2014 **EXAMINER** ART UNIT CLASS-SUBCLASS WU, OING YUAN 2199 718-100000 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) The names of up to 3 registered patent attorneys ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. or agents OR, alternatively, (2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed. ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY) (A) NAME OF ASSIGNEE Please check the appropriate assignee category or categories (will not be printed on the patent): 🔲 Individual 📮 Corporation or other private group entity 🖵 Government 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 4a. The following fee(s) are submitted: ☐ Issue Fee A check is enclosed. ☐ Publication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credits any Advance Order - # of Copies overpayment, to Deposit Account Number 5. Change in Entity Status (from status indicated above) NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment. Applicant certifying micro entity status. See 37 CFR 1.29 ☐ Applicant asserting small entity status. See 37 CFR 1.27 \underline{NOTE} : If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status. ☐ Applicant changing to regular undiscounted fee status. NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable. NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications. Authorized Signature _ Date

Page 2 of 3

Typed or printed name _

Registration No. _

Case 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 107 of 139 PageID #: 1520



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/708,477 12/07/2012		Allan Havemose	Avail0109-C1 / 48731.775 6261		
84646 75	90 09/23/2014		EXAM	INER	
Haynes and Boor	ne, LLP	WU, QING YUAN			
IP Docketing 2323 Victory Aven	ue		ART UNIT	PAPER NUMBER	
Suite 700			2199		
Dallas, TX 75219		DATE MAILED: 09/23/201	4		

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No. 13/708,477	Applicant(s) HAVEMOSE	ΕΤ ΔΙ
Notice of Allowability	Examiner	Art Unit	AIA (First Inventor to
	QING WU	2199	File) Status No
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIC of the Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED in this apport of the appropriate communication GHTS. This application is subject to	lication. If not i will be mailed i	ncluded n due course. THIS
1. X This communication is responsive to <u>amendment filed on 9/1</u>	<u>0/14</u> .		
 A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/ An election was made by the applicant in response to a restr requirement and election have been incorporated into this ac 	iction requirement set forth during th	e interview on	; the restriction
3. The allowed claim(s) is/are <u>1-20</u> . As a result of the allowed c Highway program at a participating intellectual property office <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or ser	e for the corresponding application.	For more inforn	
4. Acknowledgment is made of a claim for foreign priority under	35 U.S.C. § 119(a)-(d) or (f).		
Certified copies: a) ☐ All b) ☐ Some *c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received:	been received in Application No		pplication from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONMETHIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with t	he requirements
5. CORRECTED DRAWINGS (as "replacement sheets") must	be submitted.		
including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in the Of	fice action of	
Identifying indicia such as the application number (see 37 CFR 1.6 each sheet. Replacement sheet(s) should be labeled as such in the			not the back) of
 DEPOSIT OF and/or INFORMATION about the deposit of BI attached Examiner's comment regarding REQUIREMENT FO 			ne
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date	5. ⊠ Examiner's Amendn 6. □ Examiner's Stateme 7. □ Other		for Allowance
/QING WU/ Primary Examiner, Art Unit 2199			

Application/Control Number: 13/708,477

Art Unit: 2199

The present application is being examined under the pre-AIA first to invent provisions.

Page 2

Examiner's Comment

- 1. The terminal disclaimer filed on 9/10/14 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of Patent No. 8,341,631 has been reviewed and is accepted, therefore obviated the outstanding nonstatutory obviousness-type double patenting rejection. The terminal disclaimer has been recorded.
- 2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to QING WU whose telephone number is (571)272-3776. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lewis A. Bullock can be reached on 571-272-3759. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Application/Control Number: 13/708,477

Art Unit: 2199

/QING WU/ Primary Examiner, Art Unit 2199

Page 3

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2	"12421694"	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/12 15:00
L2	8	"8341631"	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/12 15:01
L6	74165	"726"/\$.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2014/09/12 15:06
L7	101	(application software process program) near3 (hook\$3 isolat\$3 intercept\$3 redirect\$3 map\$4) near3 (shar\$3 near2 (resource interface memor\$3 file font librar\$3 device storage)) and (install\$5 uninstall\$5)	USPAT	OR	ON	2014/09/12 15:06
L8	18	L6 and L7	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2014/09/12 15:06
L12	183130	"714"/\$.ccls. "719"/\$.ccls. "718"/\$.ccls.	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/12 15:18
L13	602	(application software process program) near3 (hook\$3 isolat\$3 intercept\$3 redirect\$3 map\$4) near3 (shar\$3 near2 (resource interface memor\$3 file font librar\$3 device storage))	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/12 15:18
L14	195	L13 and L12	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/12 15:18
L15	158	L14 and ((@ad<"20090410") or (@prad<"20090410") or (@rlad<"20090410"))	US-PGPUB; USPAT; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/12 15:18
L23	352026	G06F9/445.cpc. G06F9/50.cpc.	US-PGPUB;	OR	OFF	2014/09/12

		H04L63/00.cpc. G06F21/\$4.cpc. G06F11/\$4.cpc.	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			15:43
L24	34	123 and L7	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2014/09/12 15:44

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L3	5863	718/1,104.ccls. 714/1.ccls.	USPAT; UPAD	OR	OFF	2014/09/12 15:04
L4		(application software process program) near3 (hook\$3 isolat\$3 intercept\$3 redirect\$3 map\$4) near3 (shar\$3 near2 (resource interface memor\$3 file font librar\$3 device storage)) and (install\$5 uninstall\$5)	USPAT; UPAD	OR	ON	2014/09/12 15:04
L5	19	13 and 14	USPAT; UPAD	OR	ON	2014/09/12 15:04
L19		G06F9/46.cpc. G06F9/445.cpc. G06F9/50.cpc. G06F11/008.cpc.	USPAT; UPAD	OR	OFF	2014/09/12 15:36
L20	6	19 and 4	USPAT; UPAD	OR	ON	2014/09/12 15:36

9/12/2014 3:44:16 PM

C:\ Users\ qwu\ Documents\ EAST\ Workspaces\ 13708477.wsp



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BIB DATA SHEET

CONFIRMATION NO. 6261

SERIAL NUMB 13/708,477	ER	FILING or 37 DATE 12/07/2012	`	CLASS 718	GROUP ART 2199	UNIT		DRNEY DOCKET NO. .vail0109-C1 /
		RULE						48731.775
INVENTORS Allan Have ** CONTINUING	mose, A DATA * ation is a	twork LLC, Dui rroyo Grande, ************************************	CA; ******* 21,691 04/	10/2009 PAT 8341 ***	631			
** IF REQUIRED 01/07/2013		GN FILING LI	CENSE GI	RANTED **				
	ons met \square		Met after Allowance	STATE OR COUNTRY	SHEETS DRAWINGS	TOTA CLAII	MS	INDEPENDENT CLAIMS
	aminer's Sigr	nature	nitials	J CA	10	20		3
ADDRESS Haynes and IP Docketin 2323 Victor Suite 700 Dallas, TX UNITED ST	ng ry Avenu 75219							
TITLE								
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Search Notes 13708477 Examiner QING WU

Application/Control No.	Applicant(s)/Patent Under Reexamination
13708477	HAVEMOSE ET AL.
Examiner	Art Unit
QING WU	2199

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED				
Symbol	Date	Examiner		

	US CLASSIFICATION SEARCH	ED	
Class	Subclass	Date	Examiner

SEARCH NOTES				
Search Notes	Date	Examiner		
714/all, 718/all, 719/all, 726/all, G06F9/445.cpc. G06F9/50.cpc. H04L63/00.cpc. G06F21/\$4.cpc. G06F11/\$4.cpc. [combination of class/subclass search in EAST - see search history]	9/12/2014	QW		
Updated inventor name search	9/12/2014	QW		

INTERFERENCE SEARCH				
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner	
718	1, 104	9/12/2014	QW	
714	1	9/12/2014	QW	
G06F	9/445, 9/46, 9/50, 11/008	9/12/2014	QW	

U.S. Patent and Trademark Office Part of Paper No.: 20140912

Issue Classification	
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Application/Control No.	Applicant(s)/Patent Under Reexamination
13708477	HAVEMOSE ET AL.
Examiner	Art Unit
QING WU	2199

СРС						
Symbol					Туре	Version
G06F	9	46		F	:	2013-01-01
G06F	9	50		1		2013-01-01
G06F	9	455		1		2013-01-01
G06F	11	/ 008		A	.	2013-01-01

CPC Combination Sets				
Symbol	Туре	Set	Ranking	Version

NONE		Total Clain	ns Allowed:
(Assistant Examiner)	(Date)	2	0
/QING WU/ Primary Examiner.Art Unit 2199	09/12/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	14	2

U.S. Patent and Trademark Office Part of Paper No. 20140912

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13708477	HAVEMOSE ET AL.
	Examiner	Art Unit
	QING WU	2199

US ORIGINAL CLASSIFICATION CLASS SUBCLASS									INTERNATIONAL	CLA	SS	IFIC	ATI	ON	
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	Cr	1033 NEFI	ENENCE	<i>ا</i> رد		G	0	6	F	9 / 46 (2006.0)					
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(Primary Examiner)	(Date)	14	2

U.S. Patent and Trademark Office Part of Paper No. 20140912

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13708477	HAVEMOSE ET AL.
	Examiner	Art Unit
	QING WU	2199

	Claims renumbered in the same order as presented by applicant						СР	A 🗵] T.D.		R.1.	47			
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original

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(Assistant Examiner)	(Date)	2	0
/QING WU/ Primary Examiner.Art Unit 2199	09/12/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	14	2

U.S. Patent and Trademark Office Part of Paper No. 20140912



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	APPLICATION	FILING or	GRP ART				
	NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
•	13/708,477	12/07/2012	2199	1390	Avail0109-C1 / 48731.775	20	3

84646 Haynes and Boone, LLP (48731) IP Docketing 2323 Victory Avenue Suite 700 Dallas, TX 75219 CONFIRMATION NO. 6261 CORRECTED FILING RECEIPT



Date Mailed: 11/05/2014

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

Allan Havemose, Arroyo Grande, CA;

Applicant(s)

Allan Havemose, Arroyo Grande, CA;

Assignment For Published Patent Application

OPEN INVENTION NETWORK LLC, Durham, NC

Power of Attorney: The patent practitioners associated with Customer Number 84646

Domestic Priority data as claimed by applicant

This application is a CON of 12/421.691 04/10/2009 PAT 8341631

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

If Required, Foreign Filing License Granted: 01/07/2013

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/708,477**

Projected Publication Date: Request for Non-Publication Acknowledged

Non-Publication Request: Yes

Early Publication Request: No

Title

SYSTEM AND METHOD FOR APPLICATION ISOLATION

Preliminary Class

718

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications:

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

LICENSE FOR FOREIGN FILING UNDER

Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

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The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

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The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit http://www.SelectUSA.gov or call +1-202-482-6800.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or <u>Fax</u> (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

Haynes and Boone, LLP IP Docketing 2323 Victory Avenue Suite 700 Dallas, TX 75219 09/23/2014

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

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I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

Theresa O'Connor	(Depositor's name)
Villa O'Ce	(Signature)
December 15, 2014	(Date)

APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATT	ORNEY DOCKET NO.	CONFIRMATION NO.
13/708,477 TITLE OF INVENTION	12/07/2012 N: SYSTEM AND METH	OD FOR APPLICATIO	Allan Havemose N ISOLATION	Ava	il0109-C1 / 48731.775	6261
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	S0	\$0	\$960	12/23/2014
EXA!	MINER	ART UNIT	CLASS-SUBCLASS]		
WU, QII	NG YUAN	2199	718-100000	•		
CFR 1.363). Change of corres Address form PTO/S	dence address or indication pondence address (or Cha 5B/122) attached. dication (or "Fee Address" -02 or more recent) attache 1.	nge of Correspondence	or agents OR, alternativ	3 registered patent atto	rneys	and Boone, LLP
PLEASE NOTE: Us recordation as set for (A) NAME OF ASS Open Invention	nless an assignee is identi rth in 37 CFR 3.11. Comp	fied below, no assignce detion of this form is NC	·	atent. If an assignee is assignment. and STATEOR COUN orth Carolina	TTRY)	ocument has been filed for
) are submitted: No small entity discount p # of Copies	ermitted)	b. Payment of Fee(s): (Plea A check is enclosed. Description Payment by credit car The Director is hereby overpayment, to Depo	d. Form PTO-2038 is at	ached	
☐ Applicant certify ☐ Applicant asserting	atus (from status indicated ing micro entity status. See ng small entity status. See ng to regular undiscounted	e 37 CFR 1.29 37 CFR 1.27	NOTE: Absent a valid ce- fee payment in the micro NOTE: If the application to be a notification of loss NOTE: Checking this boy	was previously under m s of entitlement to micro will be taken to be a no	icro entity status, checki entity status.	ng this box will be taken
			entity status, as applicable 3. See 37 CFR 1.4 for signa	2.		
Authorized Signature	/Brian Graham		J. 100 J. C. A. I. I IOI SIGN		mber 15, 2014	

Typed or printed name

Brian Graham

67,387

Registration No.

Electronic Patent Application Fee Transmittal					
Application Number:	13708477				
Filing Date:	07-Dec-2012				
Title of Invention:	SY:	STEM AND METHOD) FOR APPLICA	TION ISOLATION	
First Named Inventor/Applicant Name:	Allan Havemose				
Filer:	Bri	an Douglas Graham	n/Theresa O'Co	nnor	
Attorney Docket Number:	Ava	ail0109-C1 / 48731	775		
Filed as Large Entity					
Filing Fees for Utility under 35 USC 111(a)					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Utility Appl Issue Fee		1501	1	960	960

Case 2:24-cv-00093-JRG Document 49-8 F Description	Filed 06/05/24 Fee Code	Page 12 Quantity	4 of 139 Page Amount	HD #: 1537 Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	960

	-8 Filed 06/05/24 Page 125 of 139 PageID #: 1538 - cknowledgement Receipt
EFS ID:	20956443
Application Number:	13708477
International Application Number:	
Confirmation Number:	6261
Title of Invention:	SYSTEM AND METHOD FOR APPLICATION ISOLATION
First Named Inventor/Applicant Name:	Allan Havemose
Customer Number:	84646
Filer:	Brian Douglas Graham/Theresa O'Connor
Filer Authorized By:	Brian Douglas Graham
Attorney Docket Number:	Avail0109-C1 / 48731.775
Receipt Date:	15-DEC-2014
Filing Date:	07-DEC-2012
Time Stamp:	10:03:21
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$960
RAM confirmation Number	8371
Deposit Account	081394
Authorized User	GRAHAM, BRIAN

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Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	Issue_Fee_Transmittal.pdf	83727	no	
·	issue ree rayment (i ro oss)	issue_ree_rransmittan.par	1ed33ea6cb0e17671a4d37039af501d9876 97fb3		ı
Warnings:					
Information:					
2	Fee Worksheet (SB06)	fee-info.pdf	30819	no 2	2
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Warnings:					
Information:					
		Total Files Size (in bytes)	: 11	14546	

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National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

ase 2:24-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 127 of 139 PageID #: 1540:

United States Patent and Trademark Office

01/07/2015

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

CONFIRMATION NO. APPLICATION NO. ISSUE DATE PATENT NO. ATTORNEY DOCKET NO. 13/708,477 01/27/2015 8943500 Avail0109-C1 / 48731.775 6261

7590

Haynes and Boone, LLP (48731) **IP Docketing** 2323 Victory Avenue Suite 700 Dallas, TX 75219

84646

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 124 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Allan Havemose, Arroyo Grande, CA;

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:

In accordance with 37 C.F.R. Section 1.36, M.P.E.P. Section 402.05 and 402.07, please revoke any existing Powers of Attorney for the below listed applications, and appoint the attorneys and/or patent agents associated with the following customer number to prosecute these applications and to transact all business in the Patent and Trademark Office in connection therewith:

Customer Number: 26502

Appl. Serial No.	Filing Date	Attorney Docket Number	Confirmation Number
15/341637	2016-11-02	P202253592US03	2036
15/175666	2016-06-07	P202253616US03	4150
13/906699	2013-05-31	P202253624US02	4665
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14/812592	2015-07-29	P202253942US05	3481
15/824198	2017-11-28	P202253942US06	9426

Please direct all correspondence in the above cases to:

International Business Machines Corporation
Customer No. 26502

Date: 10/27/2022

Marrell Timpshy M Farrell

Title: Counsel Reg. No. 37,321

DocCasie: 2924-cv-00093-JRG Document 49-8 Filed 06/05/24 Page 132 of 139 PageID #: 1545 PTO/AIA/825 (07-13)
Document Description: Power of Altorney Approved for use through 11/30/2014. OMB 0651-0051
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMS control number

POWER OF ATTORNEY BY APPLICANT

	y revoke all previo es below.	us powers of attorney given in th	ie applicati	on identified in <u>eithe</u>	r the attached transmittal letter or
	ццА	lication Number	000000000000000000000000000000000000000	Filing Date	990000000000000000000000000000000000000
	I hereby appoint the to transact all busin the attached transact OR I hereby appoint Prail business in the topic of the telephone of telephone of the telephone of the telephone of the telephone of telephone of telephone of tele	ness in the United States Patent and nittal letter (form PTO/AIA/82A) or id ractitioner(s) named in the attached I	viih the folio I Trademark Ientified abo list (form PT k Office cont	wing Customer Number Office connected them ve: 26502 O/AIA/82C) as my/our nected therewith for the	er as my/our attorney(s) or agent(s), and ewith for the application referenced in attorney(s) or agent(s), and to transact e patent application referenced in the
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	OR	iated with the above-mentioned Cus	stomer Numl	ber	
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I am the	Applicant (if the App	plicant is a juristic entity, list the App	licant name	in the box):	
Inte	rnational E	Business Machine:	s Corp	oration	
	Inventor or Joint In	ventor (title not required below)			
	Legal Representati	ve of a Deceased or Legally incapac	citated Inver	ntor (title not required b	oelow)
	Assignee or Person	to Whom the Inventor is Under an	Obligation to	o Assign (provide signi	er's title if applicant is a juristic entity)
		wise Shows Sufficient Proprietary in ncurrently being filed with this docur			
		SIGNATURE	of Applicar	nt for Patent	
The	ındersigned (whose t	itle is supplied below) is anthorized to	act on behal	f of the applicant (e.g., v	where the applicant is a juristic entity).
Sign				Date (Optional)	3/10/15
Nam		guriy M. Farrell, Reg. No. 37,321			
Title		ounsel ^{em}	~~~~~~		
		orm must be signed by the applicant in than one applicant, use multiple forms		with 37 CFR 1.33. See	37 CFR 1.4 for signature requirements
✓ rota	of ¹ fo	orms are submitted.			

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STATEMENT UNDER 37 CFR 3.73(c)
Applicant/Patent Owner: International Business Machines Corporation
Application No./Patent No.: 13/708,477 / 8,943,500 Filed/Issue Date: 12/07/2012 / 01/27/2015
Titled: SYSTEM AND METHOD FOR APPLICATION ISOLATION
International Business Machines Corporation, a Corporation
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that, for the patent application/patent identified above, it is (choose one of options 1, 2, 3 or 4 below):
1. The assignee of the entire right, title, and interest.
2. An assignee of less than the entire right, title, and interest (check applicable box):
The extent (by percentage) of its ownership interest is
There are unspecified percentages of ownership. The other parties, including inventors, who together own the entire right, title and interest are:
Additional Statement(s) by the owner(s) holding the balance of the interest <u>must be submitted</u> to account for the entire right, title, and interest.
3. The assignee of an undivided interest in the entirety (a complete assignment from one of the joint inventors was made). The other parties, including inventors, who together own the entire right, title, and interest are:
Additional Statement(s) by the owner(s) holding the balance of the interest must be submitted to account for the entire right, title, and interest.
4. The recipient, via a court proceeding or the like (e.g., bankruptcy, probate), of an undivided interest in the entirety (a complete transfer of ownership interest was made). The certified document(s) showing the transfer is attached.
The interest identified in option 1, 2 or 3 above (not option 4) is evidenced by either (choose one of options A or B below):
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:
1. From: Allan Havemose To: Open Invention Network LLC
The document was recorded in the United States Patent and Trademark Office at Reel 022531 , Frame 0595 , or for which a copy thereof is attached. 2. From: Open Invention Network LLC
The document was recorded in the United States Patent and Trademark Office at Reel 061365 , Frame 0571 , or for which a copy thereof is attached.

[Page 1 of 2]

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The undersigne	ed (whose jille is su	upplied below) js autl	horized to act on behalf of the assig	nee.		
	(Wildse the is so	Fine IV		01/07/2023		
Signatur	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Alexander and Marie and		Date		
Timothy N	И.″Farrell			37321		
Printed or Type	d Name			Title or Registration Number		

[Page 2 of 2]

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The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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ELECTRONIC ACKNOWLEDGEMENT RECEIPT

APPLICATION # 13/708,477 RECEIPT DATE / TIME 01/11/2023 07:44:36 PM ET ATTORNEY DOCKET# Avail0109-C1 / 48731.775

Title of Invention

SYSTEM AND METHOD FOR APPLICATION ISOLATION

Application Information

APPLICATION TYPE Utility - Nonprovisional Application

PATENT # 8943500

CONFIRMATION #

under 35 USC 111(a)

6261

FILED BY Barbara Rasa

PATENT CENTER # 61424073 FILING DATE 12/07/2012

CUSTOMER# 84646 FIRST NAMED **INVENTOR**

Allan Havemose

CORRESPONDENCE **ADDRESS**

AUTHORIZED BY

Timothy Farrell

Documents

TOTAL DOCUMENTS: 2

DOCUMENT	PAGES	DESCRIPTION	SIZE (KB)
P202253728US02_Signed Statement.pdf	3	Assignee showing of ownership per 37 CFR 3.73	926 KB
Combined Bulk Transmittal and POA.pdf	5	Power of Attorney	398 KB

Digest

DOCUMENT	MESSAGE	niceer	(CHALAHO)
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P202253728US02_Signed Statement.pdf

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

 APPLICATION NUMBER
 FILING OR 371(C) DATE
 FIRST NAMED APPLICANT
 ATTY. DOCKET NO./TITLE

 13/708,477
 12/07/2012
 Allan Havemose
 Avail0109-C1 / 48731.775

CONFIRMATION NO. 6261

26502 INTERNATIONAL BUSINESS MACHINES CORPORATION IPLAW IQ0, B/256-3 1701 NORTH STREET ENDICOTT, NY 13760



POA ACCEPTANCE LETTER

Date Mailed: 01/17/2023

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 01/11/2023.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/tmwilliams/		



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	APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
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13/708,477 12/07/2012 Allan Havemose

Avail0109-C1 / 48731.775

CONFIRMATION NO. 6261 POWER OF ATTORNEY NOTICE

OC00000137210891

84646 OPEN INVENTION NETWORK LLC 900 West Bethany Drive Suite 380 Allen, TX 75013

Date Mailed: 01/17/2023

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 01/11/2023.

• The Power of Attorney to you in this application has been revoked by the assignee who has intervened as provided by 37 CFR 3.71. Future correspondence will be mailed to the new address of record(37 CFR 1.33).

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/tmwilliams/		